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The Ontario Gazette

La Gazette de l'Ontario

Vol. 134-27
Saturday, 7th July, 2001

Toronto

ISSN 0030-2937
Le samedi 7 juillet 2001

Parliamentary Notice Avis Parlementaire

RETURN OF MEMBER

NOTICE IS HEREBY GIVEN of the receipt, on July 6, 2001 of the Return of the Member to represent the following Electoral District in the Legislative Assembly of the Province of Ontario.

Electoral District of Vaughan-King-Aurora - Greg Sorbara

Toronto, July 6, 2001

RAPPORT DÉCLARANT UN DÉPUTÉ ÉLU

AVIS EST DONNÉ par les présentes de la réception, le 6 juillet 2001, du rapport déclarant le député élu pour représenter la circonscription électorale indiquée ci-dessous à l'Assemblée législative de la Province de l'Ontario.

Circonscription électorale de Vaughan-King-Aurora - Greg Sorbara

Toronto, le 6 juillet 2001

JOHN L. HOLLINS
Chief Election Officer/
Directeur général des élections.

(6956) 27

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraireur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

BER-BOTTOM FREIGHT INC.
RIVERVIEW, MI

CHODASEWICZ, KAZIMIERZ
STONEY CREEK, ON

DULKU TRANSPORT INC.
REXDALE, ON

BHANGU, GURCHARAN, S.
BRAMPTON, ON

CYBER TRANSFER LTD
TORONTO, ON

FLYING J TRANSPORTATION INC.
BRIGHAM CITY, UT

CANTURK, MITHAT
LIMOGES, ON

DIMMOCK, GARY, F.
OTTAWA, ON

G.B.M. TRANSPORT INC.
SUMMERSIDE, PEI

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et aux entreprises



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G.F.D. HAULAGE LTD.
BRAMPTON, ON

HILLAIRE, MATTHEW, J.
TORONTO, ON

JASONPRET TRANSPORT LTD.
ETOBICOKE, ON

JJR TTRANSPORTATION INC.
BRAMPTON, ON

J-LINE EXPRESS INC.
OAKVILLE, ON

JOLY, CORY, RICHARD
KITCHENER, ON

KEVCO TRANSPORTATION INC.
ROMULUS, MI

K & W INTERNATIONAL INC.
CALGARY, AB

LARIS SHELMAN & SONS TRUCKING
INC.
WINFIELD, IA

LAROSE REAL
FARNHAM, QC

LES ENTERPRISES CHARLES ST
GELAIS INC.
MATANE, QC

LES ENTERPRISES FORESTIERES
T & W SEALE INC.
LACHUTE, QC

LES EXCAVATIONS S. LEMIEUX INC.
STE-DOROTHEE LAVAL, QC

MADRAS INTERNATIONAL LTEE
MONTREAL, QC

MAHARAJA TRUCK LINES INC.
TORONTO, ON

MCKINLEY, TED
GRANTSVILLE, UT

MOLAK EXPRESS LTD.
OAKVILLE, ON

MOUNTNEY, JEREMY, A.P.
COE HILL, ON

MURUGESU, ANANDARAJAH
MISSISSAUGA, ON

NORTHSIDE FISHERIES LTD.
ABBOTSFORD, BC

RAVEN TRANSPORT COMPANY INC.
JACKSONVILLE, USA

SMITH, RODNEY
ANGUS, ON

THREE STAR DELIVERY LTD.
TORONTO, ON

M.P.R.L. TRUCKING INC. /
TRANSPORT M.P.R.L. INC.
ST-GEORGES, QC

NEUDORF, JACOB, T.
TILBURY, ON

NIJJAR TRUCK LINES INC.
BRAMPTON, ON

PETERS, BRUCE, G.
ENGLEHART, ON

PROCAN EXPRESS INC.
CALGARY, AB

RENKEMA, MICHAEL, T./
VANDOODEWAARD, ROBERT T.
ST THOMAS, ON

ROAD SHARK TRANSPORTATION INC.,
MISSISSAUGA, ON

ROCK ROVERS LOGISTICS INC.
TORONTO, ON

SHAMROCK EXPIDITING L.L.C.
FRANKENMUTH, MI

SERVICES TRANSPORT DARRELL'S
INC.
LASALLE, QC

SSK TRANSPORT INC.
TORONTO, ON

STRYCHOWSKY, CHRIS W. /
PASQUINO, LUIGINO, F.
GRIMSBY, ON

TRANSPORT MVL INC.
ST EUGENE, QC

TRIMARC RENOVATIONS INC.
WESTON, ON

VADIM TRANSPORT INC.
ETOBICOKE, ON

WELL LAM & LO SERVICE INC.
NORTH YORK, ON

WILLIAMS, DALTON
TORONTO, ON

WRIGHT'S TRUCKING INC.
CANTON, PA

YELDA, DANY
HAMILTON, ON

1258055 ONTARIO LTD.
BRAMPTON, ON

1437054 ONTARIO INC.
OTTAWA, ON

1456408 ONTARIO INC.
PORT COLBORNE, ON

1457041 ONTARIO INC.
LA SALLE, ON

1475032 ONTARIO INC.
MARKHAM, ON

3807002 CANADA INC.
MONTREAL, QC

4323637 MANITOBA LTD.
STONEWALL, MB

9014-0864 QUEBEC INC.
ST CONSTANT, QC

9059-6396 QUEBEC INC.
ROUYN-NORANDA, QC

9069-3706 QUEBEC INC.
TADOUSSAC, QC

9076-9316 QUEBEC INC.
MAGOG, QC

9094-3408 QUEBEC INC.
LACHINE, QC

9094-5205 QUEBEC INC.
LASALLE, QC

9103-3647 QUEBEC INC.
ROUGEMONT, QC

J. Greig Beatty
Manager /
Chef de Service

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

**LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS
SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.**

Les Aventures Makwa Inc. 45979
4079 B St. Denis St., Montreal, Quebec H2W 2M7

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Peel, York and Durham and the City of Toronto to the Ontario/USA, Ontario/Quebec and Ontario/Manitoba border crossings for furtherance as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54

45979-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Peel, York and Durham and the City of Toronto.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54

Fred Elliott Coach Lines Limited 26052-L/M
760 Victoria Rd. S., Guelph, ON N1L 1C6

Applies for the approval of transfer of public vehicle operating licence No. PV-3076 and public vehicle (school bus) operating licence No. PVS-7007 both now in the name of 643619 Ontario Limited, 22 Green Warbler Crescent, Elmira, ON N3B 1A6.

Excursions, Inc. 45977
5515 Woodlea Ave, Fort Wayne, Indiana USA 46835

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings:

1. to points in Ontario;
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

Precious Cargo Tours Inc. 45978
7894 Country Lane, Chagrin Falls, Ohio USA 44023

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings:

1. to points in Ontario;
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

Toronto Niagara Falls Five Star Tours Inc. 45972
650 Kennedy Rd., Scarborough, ON M1K 2B4

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Peel, York, Halton and Niagara and the City of Toronto.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54.

NOTE: This replaces terms which appeared in the Ontario Gazette of June 30, 2001.

Tully Ho Transportation Inc. 45980
18 Hunter Dr., Ajax, ON L1T 3M9

Applies for a public vehicle operating licence as follows:

For the transportation of:

- A.
 1. students attending schools in the Town of Ajax and the City of Pickering on a scheduled service between the residences of the students in the Town of Ajax and the City of Pickering and schools located in the Town of Ajax and the City of Pickering.
 2. children attending private day care centres on a scheduled service between points in the Town of Ajax and the City of Pickering.

PROVIDED that chartered trips be prohibited.

- B. For the transportation of passengers on a chartered trip from points in the Town of Ajax and the City of Pickering.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54.

2946-7537 Quebec Inc. 45974
21 - 10th Ave., Rimoudki - Est, Quebec G5L 7L3

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Province of Quebec as authorized by the relevant jurisdiction from the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings:

1. to points in Ontario;
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

3. to points in Ontario on a one way chartered trip without pick up of passengers in Ontario.

Felix D'Mello
Board Secretary/
Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2001-5-17	
JAYLEEN FASHION ORIGINALS INC.	825150
2001-5-18	
A. & A. MAINTENANCE COMPANY LTD.	428260
WATCHER PRODUCTS OF CANADA LTD.	467960
440007 ONTARIO INC.	440007
2001-5-22	
E-CENTRES INC.	1368074
ENNCOR INC.	1106577
MAXWELL INTERNATIONAL TRAVEL INC.	1176999
MUSCLES IN MOTION LTD.	1107740
ROBERT P. MATHER LTD.	358667
S. J. HILL & SONS LIMITED.	49236
WOLFENTHALL ENTERPRISES INCORPORATED	941823
863684 ONTARIO LIMITED	863684
1026461 ONTARIO LIMITED	1026461
1206955 ONTARIO LIMITED	1206955
1236000 ONTARIO LTD.	1236000
2001-5-23	
MALBERT ELECTRIC LIMITED	432006
SAMSON STAMPS LIMITED	200823
1196858 ONTARIO LIMITED	1196858
2001-5-24	
DONALD L. MARCK REAL ESTATE LIMITED	111700
2001-5-25	
ALDIGE INC.	986725
DON COOTE ASSOCIATES INC.	892374
1317862 ONTARIO LIMITED	1317862
2001-5-28	
ACTS TESTING LABS LTD.	1032591
INTERCUT PRODUCTIONS INC.	494974
ROSE COTTAGE PRODUCTIONS INC.	941281
WIND AT MY BACK PRODUCTIONS INC.	1136889
WIND AT MY BACK PRODUCTIONS LTD.	1184328
2001-5-29	
HUNG-HIN NG PHARMACY LIMITED.	521169
MEITON GARMENTS LTD.	1263589
1307488 ONTARIO LIMITED	1307488
2001-5-30	
MORRISON-CKOCKBURN LTD.	1088452
PEPPER OAK PANTRY LTD.	799028
TIFFANY & WILLIAM CONSULTANTS CO. LTD.	1116443
510500 ONTARIO INC.	510500
2001-5-31	
CANABRA IMPORT EXPORT INC.	732147
I.J. MACUMBER LTD.	666677
PARACOM SYSTEMS INC.	863134
PAULANDER DRIVE LIMITED	718442
PRO GLASS WINDOW REPAIR LTD.	552333
1039511 ONTARIO INC.	1039511
2001-6-11	
1316409 ONTARIO LIMITED	1316409
2001-6-12	
ASSOCIATED RESTAURANT PURCHASERS INC.	1076902
KYL-TEN MANAGEMENT COMPANY LTD.	726646

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-6-14	
TREM FINANCIAL SERVICES INC.	936304
954692 ONTARIO LTD.	954692
1313585 ONTARIO LIMITED.	1313585
2001-6-15	
BARIK KEMI PHARM INC.	1231737
DAVE ANKLEWICZ MANAGEMENT LTD.	371256
UNCLE PAAN INC.	1355547
1202924 ONTARIO LIMITED.	1202924
538044 ONTARIO LIMITED.	538044
2001-6-17	
MODO INVESTMENTS LTD.	539296
531895 ONTARIO INC.	531895
2001-6-18	
ALBAND CONSTRUCTION COMPANY LIMITED.	129766
ALMAS DEVELOPMENTS LIMITED.	135331
BEYOND THE STREETS TRANSPORTATION INC.	1412581
CHINESE TRANSLATION & SETTLEMENT SERVICES INC.	1371581
INDEPENDENT REAL ESTATE LIMITED.	75055
PUNCH COMMUNICATIONS INC.	1173293
VALERIE FALLS POWER LIMITED.	1031634
YONGE WELLINGTON PROPERTY LIMITED.	105382
20/20 PERFECT VISION INC.	1280706
358242 ONTARIO LTD.	358242
2001-6-19	
ANSONICA SYSTEMS INC.	1358351
DECO YEAR INC.	1231146
GASARC LIMITED.	1217902
SAB ENTERPRISES LTD.	1411415
1377032 ONTARIO INC.	1377032
2001-6-20	
BBC ACTUARIAL SERVICES (1993) LTD.	1061335
H & M S HOLDINGS LIMITED.	333713
IMETER-NET INC.	1421716
963529 ONTARIO INC.	963529
963530 ONTARIO INC.	963530
1341802 ONTARIO LIMITED.	1341802
2001-6-21	
AMAXX CORP. LIMITED.	1173907
CAN EURO INVESTMENT SERVICE INC.	1203450
KILLALOE LEASEHOLDING INC.	599593
SPRING RAINBOW SYSTEM CONSULTANTS INC.	1390863
1275378 ONTARIO LIMITED.	1275378
1275379 ONTARIO LIMITED.	1275379
1275391 ONTARIO LIMITED.	1275391
1428456 ONTARIO INC.	1428456

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

27/01

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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R. & B. MECHANICAL SERVICES INC.985557

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

27/01

Erratum Notice Avis d'Erreur

Ontario Corporation Number 716040

Vide Ontario Gazette, Vol. 134-21 dated May 26, 2001

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the *Business Corporations Act* set out in the issue of The Ontario Gazette of May 26, 2001 with respect to the cancellation of the Certificate of Incorporation of **Dalewood Economy Limited**, was issued in error and is null and void.

Numéro de société en Ontario : 716040

cf. Gazette de l'Ontario, Vol. 134-21 datée du mai 26 2001

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la *Loi sur les compagnies* et énoncé dans la Gazette de l'Ontario du mai 26 2001 relativement à l'annulation du certificat de constitution en personne morale de **Dalewood Economy Limited** a été délivré par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

27/01

Co-operative Corporations Act (Certificates of Dissolution Issued) Loi sur les sociétés coopératives (Certificats de dissolution)

NOTICE IS HEREBY GIVEN that under the *Co-operative Corporations Act*, a Certificate of Dissolution has been issued to:

AVIS EST PAR LES PRÉSENTES DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* un certificat de dissolution a été délivré à :

Name of Corporation: Nom de la compagnie :	Date of Incorporation Date de constitution
---	---

2001-6-19

Niagara Co-operative Preschool Corporation

1975-11-14

JOHN M. HARPER,
Director, Compliance Branch
Financial Services Commission of Ontario
Directeur, direction de l'observation des lois et
des règlements
Division de la commission des services financiers
de l'Ontario

27/01

Marriage Act Loi sur le mariage

JANUARY 1996

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
Carne, James H	Auburn	17-Jan-96
Petker, Robert W	Stratford	9-Jan-96
Burghardt, Jack	London	9-Jan-96
Rodey, Paul D	Norwich	20-Jan-96
Dutcher-Walls, Timothy	Toronto	9-Jan-96
Posborne, William Randall	Toronto	9-Jan-96
Amaral, Joseph Fransisco	Victoria Harbour	9-Jan-96
Despotovski, Goce	Cambridge	9-Jan-96
Walcott, E Donald	Wellington	9-Jan-96
Rowell, David Paige	Kingston	9-Jan-96
Fiore, Dominic	Ottawa	9-Jan-96
Verbruggen, Mark	Georgetown	9-Jan-96
Tuininga, Peter Dennis	Exter	9-Jan-96
Park, Paul Susie	Toronto	9-Jan-96
Juarez, Arrigo	Mississauga	9-Jan-96
Risley, Ronald Lewis	Keewatin	9-Jan-96
Gondere Alemayehu	North York	9-Jan-96
Deol, Amarjit Singh	Brampton	9-Jan-96
Blevins, Roy	Hepworth	9-Jan-96
Colgan, Valerie	Kingston	17-Jan-96
Baxter, David Henry	Atikokan	17-Jan-96
Yun, Ill Hyun	Etobicoke	17-Jan-96
Moreno-Arzac, Jose	Ottawa	17-Jan-96
Lush, Stephen Thomas	Napanee	17-Jan-96
Ferguson, Bryan	Waterloo	17-Jan-96
Rush, Mona Elaine	Fenelon Falls	17-Jan-96
Lotay, Sardul Singh	Etobicoke	17-Jan-96
Sammy, Jerome	Markham	17-Jan-96
Mercer, Loren Kevin	Monetville	17-Jan-96
Schouwstra, Brian	Warminster	17-Jan-96
Cormier, Dean	Williamsford	17-Jan-96
Lazerte, Darcey Ryan	Oakville	24-Jan-96
Davis, Daniel Scott	Kingston	24-Jan-96
Fernando, Mariyasandanam	Pickering	24-Jan-96
St John, Lovelace Dave	Pickering	24-Jan-96
Snyder, Dale L	Sault Ste Marie	24-Jan-96
Pezhathumkal, Joseph	North York	24-Jan-96
Providence, Edwin	Scarborough	24-Jan-96
Mathieu, Yvan	Ottawa	25-Jan-96
Collins, Calvin E	Jackson Point	25-Jan-96
Collins, Beryl B	Jackson Point	25-Jan-96
Brown, Jeffrey E	Mississauga	25-Jan-96

RE-REGISTRATIONS

Name	Location	Effective Date
Campbell, Headley George	North York	29-Jan-96
Salloum, Jerome Edward	Wes Montrose	29-Jan-96
Tseung, Henry	Scarborough	29-Jan-96
Jong, James Tae-Yeong	North York	29-Jan-96
Waldie, Catherine Elizabeth	Dryden	29-Jan-96
Vil, Dominique	Toronto	29-Jan-96
Pauls, Waldo Aron	St Catharines	29-Jan-96
Bjorkman, Timothy D	Wingham	29-Jan-96

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date
Coombs, Wayne	Palos Verdes Est	15-Jan-96
20-Feb-97 to 24-Feb-97		
Diamond, Robert Samuel	Campbellford	9-Jan-96
21-Jan-96 to 25-Jan-96		
Morris, Arthur Glyndwyr	Mississauga	17-Jan-96
18-Jan-96 to 22-Jan-96		
Hobden, D L Elaine	Golden, BC	9-Jan-96
01-Feb-96 to 05-Feb-96		
Craig, David	Repentigny, QC	9-Jan-96
15-Feb-96 to 19-Feb-96		
Buckley, Robert	Toronto	26-Jan-96
01-Feb-96 to 05-Feb-96		
Lavery, William Charles	Ferndale, MI	9-Jan-96
28-Mar-96 to 31-Mar-96		
Hetherington, Robert	Edmonton, AB	17-Jan-96
07-Mar-96 to 11-Mar-96		
Rogers, Carol	Newark, OH	29-Jan-96
23-May-96 to 27-May-96		
Burke, Lawrence Aloysius	Naussau, BAH	29-Jan-96
16-May-96 to 20-May-96		
Hoeksema, Robert	New Brunswick,	17-Jan-96
27-Jun-96 to 01-Jul-96	NJ	
Zylstra, William M	Sidney, BC	25-Jan-96
06-Jun-96 to 10-Jun-96		
Spiteri, Emanuel	Norwell, AUS	29-Jan-96
13-Jun-96 to 17-Jun-96		
Wilson, Lois	Toronto	9-Jan-96
22-Aug-96 to 26-Aug-96		
Pace, Savior	Gozo Malta, MAL	24-Jan-96
01-Sep-96 to 05-Sep-96		

FEBRUARY 1996

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date
Wynja, Robert	Renfrew	23-Feb-96
Edward, B Willms	St Catharines	6-Feb-96
Bacchus, M Hafeez	Scarborough	6-Feb-96
Madho, Rudra	Concord	6-Feb-96
Singh, Balkaran	West Hill	6-Feb-96
Chandrapul, Dinesh	Scarborough	6-Feb-96
Gayle, Richard	Scarborough	6-Feb-96
Witteveen, Frederick	Weston	6-Feb-96
Sydney, Sunny	Windsor	6-Feb-96

Name	Location	Effective Date
Pillinger, Bruce James	Pickering	6-Feb-96
Gatten, Christopher David	Plattsville	6-Feb-96
Anderson, James	Sarnia	6-Feb-96
Chan, Alex	Markham	7-Feb-96
Feher, Katherine Elaine	Toronto	7-Feb-96
Baxter, Wayne	Nepean	7-Feb-96
Buckley, Jeffrey	Woodstock	7-Feb-96
Macleod, Allyson Anne	Sutton West	9-Feb-96
Gonzalez, Giovanni F	Etobicoke	9-Feb-96
Byer, Keith Colin	Scarborough	9-Feb-96
Bell Plouffe, Mary	Peterborough	9-Feb-96
Murray, Victoria Carolyn	Woodstock	9-Feb-96
Mantysaari, Harold James	Val Caron	9-Feb-96
Murray, Mark	Cavan	13-Feb-96
Dugard, Todd William	St Thomas	13-Feb-96
MacMullin, Don	Oakville	13-Feb-96
Baptiste, Everard	Mississauga	13-Feb-96
Yurett, Lloyd George	Smiths Falls	15-Feb-96
Murray, Ann Christina Grace	Toronto	15-Feb-96
Farley, Larry W	Guelph	15-Feb-96
Maandag, Sylvie	Timmins	15-Feb-96
Maandag, David W	Timmins	15-Feb-96
Wrigley, David Joseph	Owen Sound	15-Feb-96
Prentice, Phillip	Owen Sound	15-Feb-96
Ladouceur, Roger Raymond	Fergus	15-Feb-96
Gervais, Robert Joseph	Sudbury	15-Feb-96
Baker, David Wallace	Etobicoke	15-Feb-96
Peters, Oakley	Bath	15-Feb-96
Brush, Scott Lawrence	St Thomas	15-Feb-96
Shoyebo, Wilmaniel	North York	15-Feb-96
Shallow, Daniel	Toronto	15-Feb-96
Bush, Ian	Scarborough	15-Feb-96
Webb, Michael	Brampton	16-Feb-96
Cassie, Ronald Dennis	Whitby	16-Feb-96
Zeta, Betty Lou	Lynden	22-Feb-96
Deogratisias, Charles Rwamgimba	Elmvale	22-Feb-96
Binda, Bhawanie P	Scarborough	22-Feb-96
Kelly, William R	Woodbridge	22-Feb-96
Pavlovic, Vojislav	Hamilton	22-Feb-96
Ellis, Sheila Margaret	Scarborough	22-Feb-96
Miller, Donald Robert	London	22-Feb-96
Lowen, Victor	Niagara on the Lake	22-Feb-96
Foster, Gladys	Durham	22-Feb-96
Bleik, Kheireddin	Gloucester	22-Feb-96
Smith, Carol	Scarborough	22-Feb-96
Yackel, Roberta Ann	Ottawa	22-Feb-96
Tune, James E	Toronto	22-Feb-96
Cormode, James	Etobicoke	22-Feb-96
Schinkelshoek, Pieter	Chatham	22-Feb-96

RE-REGISTRATIONS

Name	Location	Effective Date
Howells, Walter	Scarborough	15-Feb-96

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date
Bahr, Mark A	Farmington Hills, MI	9-Feb-96
23-Feb-96 to 27-Feb-96		
Maibach, Benjamin Carl JR	Farmington Hills, MI	13-Feb-96
23-Feb-96 to 27-Feb-96		
Dumcum, Mac	Beausejour, QC	23-Feb-96
28-Feb-96 to 04-Mar-96		

Name	Location	Effective Date	Name	Location	Effective Date
Pearson, Timothy R Drew	Buffalo, NY	23-Feb-96	Crosby, Ronald Baxter	Newmarket	2-Apr-96
26-Feb-96 to 02-Mar-96			Youngren, David Whlhelm	Oshawa	2-Apr-96
Flynn, Donald	Sainte-Foy, QC	23-Feb-96	McVeetors, Dawson	Kanata	2-Apr-96
28-Mar-96 to 02-Apr-96			Dion, David	St Catharines	2-Apr-96
D'Entremont, Albenie Thomas	Kentville, NS	9-Feb-96	Tracy, Gary	North York	2-Apr-96
25-Apr-96 to 29-Apr-96			Tracy, Basil Bruce	North York	3-Apr-96
Gardner, John Ernest	Regina, SK	9-Feb-96	El-Bitar, Walid	Ottawa	3-Apr-96
25-Apr-96 to 29-Apr-96			O'Brien, Brian	Scarborough	3-Apr-96
Lavran, William	Ferndale, MI	16-Feb-96	Kiesling, John F	Toronto	3-Apr-96
18-Apr-96 to 22-Apr-96			Gillespie, Christopher John	London	3-Apr-96
Mahoney, F William	Regina, SK	22-Feb-96	Maclellan, Donald	Ottawa	3-Apr-96
11-Apr-96 to 15-Apr-96			Fohssie, Louis	Ottawa	3-Apr-96
Frias, Ramon	New York, NY	9-Feb-96	Vera, Jude	Thornhill	3-Apr-96
02-Jul-96 to 06-Jul-96			Churchill, John	Kitchener	3-Apr-96
Okonkwo, Alphonsus Ndonwanne	Welland	22-Feb-96	Lee, Barry	Scarborough	3-Apr-96
07-Jul-96 to 11-Jul-96			St Pierre, William	Brantford	3-Apr-96
Lauman, Dennis E	Sylvania, OH	15-Feb-96	Tompkins, George Leonard	Elmira	3-Apr-96
23-May-96 to 27-May-96			Soehner, Lorne William	Scarborough	3-Apr-96
Gervais, Armand	Rouyn-Noranda, QC	23-Feb-96	Lofthouse, Ronald	Fort Erie	3-Apr-96
16-May-96 to 20-May-96			Kumar, Raj	Etobicoke	6-Apr-96
Counsell, John Wesley	Brandon, MB	23-Feb-96	Genereux, Claude David	Hammer	6-Apr-96
23-May-96 to 27-May-96			Chang, Ji-Keun	Thornhill	6-Apr-96
Gratton, Jean	Mont-Laurier, QC	23-Feb-96	Cameron, Bruce	Windsor	6-Apr-96
16-May-96 to 20-May-96			Allard, Serge	Fort Albany	6-Apr-96
Clancy, Rian	Chicago, IL	9-Feb-96	Cosby, Linda S	Newmarket	6-Apr-96
06-Jun-96 to 10-Jun-96			Phan, Than-Nghia	Toronto	6-Apr-96
Hoeksema, Robert	New Brunswick, NJ	15-Feb-96	Hare, Theresa	Parry Sound	6-Apr-96
27-Jun-96 to 01-Jul-96			Seegers, Otto Anthony	Toronto	6-Apr-96
Munro, K Bruce	Pointe Claire, QC	13-Feb-96	Leskowski, Liisa	Kaministiquia	6-Apr-96
22-Aug-96 to 26-Aug-96			Lobsinger, Daniel Anthony	Brantford	6-Apr-96
Stamp, Douglas P	St John's, NF	22-Feb-96	Koppenderayer, Arlan	Oshawa	6-Apr-96
07-Aug-96 to 11-Aug-96			Goh, Alan	North York	6-Apr-96

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :

Name	Location	Effective Date
Heyer, John	Sydenham	9-Feb-96

APRIL 1996

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date	Name	Location	Effective Date
Thomas, William D C	Grimsby	6-Apr-96	Deol, Mahatej	Sarnia	23-Apr-96
Rogers, William H	Belleville	12-Apr-96	Brown, Thurland	Winchester	23-Apr-96
Hasson, Wayne Walter	Chatham	25-Apr-96	Laustsen, Jeffrey	Niagara Falls	23-Apr-96
MacGregor, David Roy	Niagara Falls	3-Apr-96	Latorcai, Andrew	Brampton	23-Apr-96
Petracek, Guenter A	Scarborough	2-Apr-96	Lee, Larry Raymond	Hamilton	23-Apr-96
Missio, John Mark	Scarborough	2-Apr-96	Derry, Kevin C	Trenton	23-Apr-96
Marille, Lawrence Henry Joseph	Scarborough	2-Apr-96	Shin, Jung-Hyun	Don Mills	23-Apr-96
Glynn, Robert Thomas Anthony	Scarborough	2-Apr-96	D'Orazio, Eugene	Niagara Falls	23-Apr-96
Corkum, Darrin Stanley	Scarborough	2-Apr-96	McFadden, Linda	Dresden	23-Apr-96
Lindo, Sil	Mississauga	2-Apr-96	Hoffmann, Bernard	Schomberg	23-Apr-96
Mencia, Juan Francisco	Jordan Station	2-Apr-96	Dorr, Udo Karl	Burlington	23-Apr-96
Pruden, Glenn Patrick	Hamilton	2-Apr-96	Dorr, Nancy Carol	Burlington	23-Apr-96
Martens, Richard Wayne	Simcoe	2-Apr-96	Versteeg, Hendrick	Richmond Hill	23-Apr-96
Johnson, Robert G	Combermere	2-Apr-96	Allen, Byron	Markham	23-Apr-96
Armstrong, Linda Susan	Scarborough	2-Apr-96	Kohls, Paul Edward	Mississauga	25-Apr-96
Hackner, Stephen	Stratford	2-Apr-96	Swash, Raymond H	Hamilton	25-Apr-96

Name	Location	Effective Date	Name	Location	Effective Date
Kiss, Paul James	Kitchener	25-Apr-96	Waldock, L Raymond	Calgary, AB	2-Apr-96
McIsaac, Stanley George	Brampton	25-Apr-96	20-Jun-96 to 24-Jun-96		
Youngren, Samuel	St Catharines	25-Apr-96	Bonnard, Jean Maurice	Aubonne, SWIT	2-Apr-96
Heinrichs, Ed	Niagara on the Lake	26-Apr-96	27-Jun-96 to 01-Jul-96		
Chisholm, Joan	Parry Sound	29-Apr-96	Sharp, David	Wickenburg, AZ	2-Apr-96
Bombay, Richard Stanley	Havelock	29-Apr-96	20-Jun-96 to 24-Jun-96		
Van Seters, Arthur	Toronto	29-Apr-96	Smith, Greta	Saint John, NB	9-Apr-96
			27-Jun-96 to 01-Jul-96		

RE-REGISTRATIONS

Name	Location	Effective Date	Name	Location	Effective Date
Peddle, Gerald Eugene	Ottawa	2-Apr-96	Murray, George	Cedarville, MI	12-Apr-96
			20-Jun-96 to 24-Jun-96		
			Fry, Mervin	Bound Brook, NJ	24-Apr-96
			27-Jun-96 to 01-Jul-96		
			Wine, Sherwin Theodore	Farmington Hills, MI	29-Apr-96
			28-Jun-96 to 02-Jul-96	Orillia	9-Apr-96
			Franklin-Hearne, Lottie Viola		
			11-Jul-96 to 15-Jul-96		
			Roberts, John	Belgrave	9-Apr-96
			18-Jul-96 to 22-Jul-96		
			Cox, Donald	Jonquiere, QC	9-Apr-96
			25-Jul-96 to 29-Jul-96		
			Croteau, Gerald Joseph	Chelsea	12-Apr-96
			11-Jul-96 to 15-Jul-96		
			Hewitt, Peter James	Brisbane, AUS	12-Apr-96
			25-Jul-96 to 29-Jul-96		
			Christensen, Marvin Christian	Verdun, QC	24-Apr-96
			25-Jul-96 to 29-Jul-96		
			Pries Klassen, Darren R	Kitchener	24-Apr-96
			04-Jul-96 to 08-Jul-96		
			Bhupsingh, Horace Harrison	Calgary, AB	24-Apr-96
			04-Jul-96 to 08-Jul-96		
			Vachon, Daniel J	Port Hawkesbury, NS	2-Apr-96
			29-Aug-96 to 02-Sep-96	Toronto	2-Apr-96
			Tavares, Agostinho		
			08-Aug-96 to 12-Aug-96	Victoria Courner, NB	2-Apr-96
			22-Aug-96 to 26-Aug-96	Winnipeg, MB	9-Apr-96
			Penner, Ron		
			08-Aug-96 to 12-Aug-96	Kamloops, BC	9-Apr-96
			Schindel, Timothy Paul		
			02-Aug-96 to 06-Aug-96	Victoria Cove, NF	18-Apr-96
			Arnott, Martha Jane		
			01-Aug-96 to 05-Aug-96	Saskatoon, SK	18-Apr-96
			Taylor, William		
			15-Aug-96 to 19-Aug-96	Cattaraugus, NY	24-Apr-96
			Prospero, Sebastian		
			08-Aug-96 to 12-Aug-96	Dallas, TX	24-Apr-96
			Anderson, Douglas Evan		
			22-Aug-96 to 26-Aug-96	Toronto	25-Apr-96
			Bruce, Jean		
			08-Aug-96 to 12-Aug-96	Newark, NY	2-Apr-96
			Mullenix, Steven J		
			19-Sep-96 to 23-Sep-96	Westwin, MB	9-Apr-96
			Girard, Robert		
			19-Sep-96 to 23-Sep-96	Morden, MB	9-Apr-96
			Hamm, Otto		
			16-Sep-96 to 20-Sep-96	Verdun, QC	9-Apr-96
			Matheson, John		
			19-Sep-96 to 23-Sep-96	Sewell, NJ	2-Apr-96
			Tabone, Marcel Mario		
			24-Oct-96 to 28-Oct-96		

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date	Name	Location	Effective Date
Flynn, Donald	Sainte-Foy, QC	2-Apr-96	Proulx, Joseph S F	Powassan	30-Apr-96
29-Mar-96 to 02-Apr-96			Hunt, Aubrey D	Toronto	29-Apr-96
Rosa, Robert	Ashland, OH	2-Apr-96			
28-Mar-96 to 01-Apr-96					
March-Maccuish, Ian	St John's, NF	2-Apr-96			
25-Apr-96 to 29-Apr-96					
McLeod, Wesley William	Embrun	2-Apr-96			
04-Apr-96 to 08-Apr-96					
Bryson, Mark	Cleveland, TN	2-Apr-96			
11-Apr-96 to 15-Apr-96					
Boone, Leo	Sydney, NS	2-Apr-96			
24-Apr-96 to 28-Apr-96					
Adams, Mindy Douglas	Wilson, NC	17-Apr-96			
18-Apr-96 to 22-Apr-96					
Dixon, Hank	South Brookfield, NS	2-Apr-96			
18-Jul-96 to 22-Jul-96	St John's, NF	2-Apr-96			
Osmond, Ronald					
02-May-96 to 06-May-96	Calgary, AB	2-Apr-96			
Marche, Gary					
02-May-96 to 06-May-96	Brampton	2-Apr-96			
Bell, Ian					
23-May-96 to 27-May-96	Gatineau, QC	2-Apr-96			
Belanger, Gaetan					
16-May-96 to 20-May-96	Durham	9-Apr-96			
Meerstra, William John					
16-May-96 to 20-May-96	San Mateo, CA	9-Apr-96			
Livingston, James Wayne					
16-May-96 to 20-May-96	Truro, NS	9-Apr-96			
Stiles, Frank B					
29-May-96 to 02-Apr-96	Montreal, QC	18-Apr-96			
Shaheen, Joseph					
09-May-96 to 13-May-96	Thunder Bay	18-Apr-96			
Roebuck, Randy					
01-May-96 to 05-May-96	Toledo, OH	18-Apr-96			
Canfield, Francis E					
23-May-96 to 27-May-96	Stittsville	18-Apr-96			
Livermore, Frederick C					
16-May-96 to 20-May-96	Okemos, Mi	24-Apr-96			
Brook, Robert					
02-May-96 to 06-May-96	Edmonton, AB	24-Apr-96			
Panciuk, Mircea					
02-May-96 to 06-May-96	Scotsdale, AR	25-Apr-96			
Dudzic, Anthony Luke					
08-May-96 to 12-May-96	Ottawa	25-Apr-96			
Sheehan, Diarmuid					
15-May-96 to 19-May-96	Masson-Anger, QC	25-Apr-96			
Verrier, Normand					
16-May-96 to 20-May-96	Summerfield, FL	2-Apr-96			
Gonter, Louis					
27-Jun-96 to 01-Jul-96					

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :

Name	Location	Effective Date	Name	Location	Effective Date
Rice, Benjamin F	Toronto	29-Apr-96	Taylor, Susanne	Ottawa	9-May-96
Dorge, Joseph Edward Emilien	Keewatin	30-Apr-96	Artienda, Nerio Joseph	Ottawa	9-May-96
Campbell, Thomas G	St Catharines	30-Apr-96	Kamerman, John	Agincourt	9-May-96
Shram, William	Kitchener	30-Apr-96	Vella, Anthony	Mississauga	9-May-96
Leck, W George	Scotland	29-Apr-96	Kamenawatamin, Lefty	Bearskin Lake	9-May-96
Staples, David W	Ingersoll	29-Apr-96	Eckhardt, Kenneth	Waterloo	9-May-96
Lemieux, Alfred J	Espanola	29-Apr-96	Dutcher-Walls, Patricia	Toronto	9-May-96
McCarroll, Paul Alexander	Hamilton	30-Apr-96	Freitas, Frank Joseph	Halton Hills	9-May-96
Liira, Bert K	Orleans	30-Apr-96	Davis, Erica	Guelph	9-May-96
Booker, Robert	Eaglehart	30-Apr-96	Mueller, Samuel	Queensville	13-May-96
Harland, William T	Don Mills	29-Apr-96	Brummond, Werner	Waterloo	14-May-96
Johnstone, Stephen C	London	30-Apr-96	Hassan, Hanny A	London	14-May-96
Ruxburgh, Alan J	East York	30-Apr-96	Deonarain, Mahandradat	Stoney Creek	14-May-96
Sydney, Das J	Aylmer	30-Apr-96	Richardson, Paul E	St Catharines	14-May-96
Remikins, Normund A	Toronto	29-Apr-96	Lee, Victor K	Scarborough	15-May-96
Stewart, James H	Burlington	30-Apr-96	Lupton, Austin	Sudbury	15-May-96
Moote, Mark C	Sudbury	30-Apr-96	Ng, Harding Hak-Ting	Scarborough	15-May-96
Doucette, Robert V	Etobicoke	30-Apr-96	Silcock, Paul D	Kingston	15-May-96
Powell, Glenn V	Toronto	30-Apr-96	Phannenhour, John Garry	Belleville	16-May-96
Gidaris, Paraskevas	Don Mills	30-Apr-96	Davis, Joyce	Scarborough	16-May-96
Boyde, Maxine M	Scarborough	30-Apr-96	Nonnekes, Gerard	Kitchener	16-May-96
McCauley, Gary F	Ottawa	30-Apr-96	Walker, Dudley A	Brighton	16-May-96
Pearce, Ernest	Willowdale	30-Apr-96	Abdihamid, Osoble	Etobicoke	16-May-96
Castillo, John P	Mississauga	30-Apr-96	Bolton, Peter	Guelph	16-May-96
Hoeche, Ralf	Mississauga	30-Apr-96	Zinner, Dirk Karl Ronald	Courtice	16-May-96
Hiebert, John	Fort Frances	30-Apr-96	May, R John	Scarborough	16-May-96
Mullenix, Steven J	Mattawa	30-Apr-96	McNally, John Hugh	Scarborough	16-May-96
Gorman, Kathryn	Guelph	30-Apr-96	Thorsteinson, Rae Ann	St Catharines	16-May-96
Humby, Graham	Stayner	30-Apr-96	Patrick, Michael		
Thompson, Robert Stephen	Swastika	30-Apr-96	Thayanandan	Ottawa	16-May-96
McGregor, Jeff Wayne Michael	Weagamow Lake	30-Apr-96	Janigan, Peter James	Ayr	16-May-96
Klenk, Frank	Manitouawadge	30-Apr-96	Kimball, David	Thunder Bay	17-May-96
Piper, George Lincoln	Orleans	30-Apr-96	Montgomery, William	Peterborough	17-May-96
Addy, Heather Dawn	Guelph	30-Apr-96	Schrader, David	Oshawa	17-May-96
Fisette, Joseph Pierre Raymond	Hearst	29-Apr-96	Meerstra, William J	Durham	22-May-96
Mangum, James Edwin	Brampton	30-Apr-96	Foster, Daniel S	Hamilton	22-May-96
Kooistra, Wytze Jan	Scarborough	30-Apr-96	Szklarekm, Jacek	Toronto	22-May-96
Anderson, George Elmer	Rockcliffe Park	30-Apr-96	Reimer, Arnold Paul	Keswick	22-May-96
Allary, Viateur	Hearst	29-Apr-96	Wilkie, Brian	Orleans	22-May-96

MAY 1996

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date	Name	Location	Effective Date
Huber, David E	Listowel	9-May-96	Reisbeck, Christian H F	Oshawa	27-May-96
Maurer, Lothar	Elliott Lake	9-May-96	Marcheldon, Yves JA	Brockville	22-May-96
Collier, Dale E	Langton	17-May-96	McTiernan, Kevin M	Hawkesbury	22-May-96
Woolcock, Alfred	Oshawa	30-May-96	Sider, Jeffrey A	Burlington	22-May-96
Cooper, Donald Paul	Mendemoya	2-May-96	Hollingsworth, Linda Rae	Fort Erie	22-May-96
Rajak, Vasco	Toronto	2-May-96	Rubenstein, Eli	Windsor	22-May-96
Racine, Paul	Gloucester	2-May-96	Weber, David	Toronto	23-May-96
Mather, Karen	Wheatley	2-May-96	Keen, Kenneth David	Etobicoke	23-May-96
Holbrough, Arron	Peterborough	2-May-96	Nickless, Daniel Henry	Scarborough	23-May-96
Koskinen, Olavi	Oakville	2-May-96	Coleman, Margaret Elizabeth	Angus	23-May-96
Broughan, Leonard	Niagara Falls	2-May-96	Lewis, Mary	Ottawa	27-May-96
Abou Jaoude, Maroun	Oldcastle	2-May-96	Hewey, John R	Toronto	27-May-96
Forman, Jeffrey S	Thornhill	6-May-96	Ayoub, George	Leamington	27-May-96
Plante, Dale Robert	Scarborough	6-May-96	Gimmer, Lloyd	Mississauga	27-May-96
Merritt-McKay, Judith Lynne	Minden	6-May-96	Luboschinsky, Michael	Guelph	27-May-96
Atwal, Tara Singh	Burlington	6-May-96	Voigt, Brett Emil	Toronto	28-May-96
Brown, Calvin Bruce	Cambridge	6-May-96	Peter, Kingsley Cecil J	Gloucester	28-May-96
Arrowsmith, Donald	Sudbury	6-May-96	Maindonald, Timmothy A	Chatham	28-May-96
Smith, Jim	Sharbot Lake	6-May-96	Mihalic, Daniel	Maynooth	29-May-96
Niemela, Markku Olvai	Thunder Bay	6-May-96	McPherson, Donald H	Tobermory	29-May-96
			Garrett, Davis T	Barrie	29-May-96
			Logan, Harold	Toronto	30-May-96
			Reid, Carl L	Ohsweken	30-May-96
			Mansfield, Robert S H	North Gower	30-May-96
			McGibbon, G Keith	Parry Sound	30-May-96
			Morrison, Dan Alexander	London	30-May-96
			Kuch, Thomas	Nepean	30-May-96
			Rodur, Amin A	Scarborough	31-May-96
			Brown, Jam	Willowdale	31-May-96
			Meagher, Robert W	Guelph	31-May-96
			Campbell, Neil Garth	Collingwood	31-May-96
			Owens, Robert L	Guelph	31-May-96
				Pickering	15-May-96

RE-REGISTRATIONS

Name	Location	Effective Date	Name	Location	Effective Date
Oxford, Joy	Toronto	1-May-96	Lofus, Padraic	Woodland Hills, CA	9-May-96
Latour, James Alfred	Oshawa	1-May-96	12-Jun-96 to 16-Jun-96	Rawdon, QC	9-May-96
Howlett, David Allan	Etobicoke	1-May-96	Fleming, Daniel	Altona, MB	9-May-96
Stride, Freeman	Kirkland Lake	1-May-96	12-Jun-96 to 16-Jun-96	Niagara, NY	9-May-96
Squire, Bonnie K	Etobicoke	1-May-96	Gayoway, Jason	Verdon, QC	13-May-96
Richardson, David Douglas	Hearst	7-May-96	20-Jun-96 to 24-Jun-96	Owen Sound	13-May-96
			Trotta, Louis P	Hudson, OH	14-May-96
			06-Jun-96 to 10-Jun-96	Waynesboro, PA	22-May-96
			Cameron, Joseph Peter	Brighton	22-May-96
			27-Jun-96 to 01-Jul-96	Hull, QC	22-May-96
			McPhee, George L	Rudyard, MI	27-May-96
			27-Jun-96 to 01-Jul-96	Sydenham, ENG	2-May-96
			Roggenbuck, Kyle M	Manila, PHI	2-May-96
			12-Jun-96 to 16-Jun-96	Antigonish, NS	9-May-96
			Hess, Donald	Willowdale	13-May-96
			27-Jun-96 to 01-Jul-96	Souris, MB	15-May-96
			Porter, James D J	Montreal, QC	16-May-96
			13-Jun-96 to 17-Jun-96	Noel, NS	16-May-96
			Allard, Pierrec M	Rimbey, AB	16-May-96
			20-Jun-96 to 24-Jun-96	Beaconsfield, QC	17-May-96
			Raappana, Paul	Cleveland, OH	27-May-96
			06-Jun-96 to 10-Jun-96	Brown Mills, NJ	24-May-96
			Nelson, John Lawford	East Bay, NS	29-May-96
			18-Jul-96 to 22-Jul-96	Richmond, BC	6-May-96
			De Angelis, Augusto	Lower Sackville, NS	13-May-96
			11-Jul-96 to 15-Jul-96	Spruce Grove, AB	13-May-96
			Power, William Edward	Owen Sound	14-May-96
			25-Jul-96 to 29-Jul-96	Cornwall	27-May-96
			Purdon, Kenneth George	Regina, SK	27-May-96
			25-Jul-96 to 29-Jul-96	Winnipeg, MB	28-May-96
			Mootman, Melvin Alan	Edmonton, AB	29-May-96
			25-Jul-96 to 29-Jul-96	Edmonton, AB	29-May-96
			Pelletier, Jacques	Montreal, QC	29-May-96
			25-Jul-96 to 29-Jul-96	Baleigh, NC	31-May-96
			Bacon, Eric	Willowdale	31-May-96
			19-Jul-96 to 23-Jul-96	Manila, PHI	2-May-96
			Burghart, H Lloyd	Saint John, NB	2-May-96
			19-Jul-96 to 23-Jul-96		
			McFarlane, Murdock		
			25-Jul-96 to 29-Jul-96		
			Rasecky, Stephen		
			11-Jul-96 to 15-Jul-96		
			Mathias, Edwin Joseph		
			04-Jul-96 to 08-Jul-96		
			Abbas, Franis Jobe		
			12-Jul-96 to 16-Jul-96		
			Thom, Brian A		
			01-Aug-96 to 05-Aug-96		
			Sutherland, David		
			28-Aug-96 to 01-Sep-96		
			Morck, David Christian		
			07-Aug-96 to 11-Aug-96		
			McPhee, George L		
			29-Aug-96 to 02-Sep-96		
			Aziz, Mikhail		
			01-Aug-96 to 05-Aug-96		
			Edwards, Lawrence		
			08-Aug-96 to 12-Aug-96		
			Gould, John Fredrick		
			01-Aug-96 to 05-Aug-96		
			Cordeau, John Leo		
			22-Aug-96 to 26-Aug-96		
			Cordeau, John Leo		
			15-Aug-96 to 19-Aug-96		
			Hannen, Peter Douglas		
			08-Aug-96 to 12-Aug-96		
			Lancaster, John		
			01-Aug-96 to 05-Aug-96		
			Pentland, Howard Milton		
			08-Aug-96 to 12-Aug-96		
			De Angelis, Augusto		
			18-Sep-96 to 22-Sep-96		
			Johnson, Robert L		
			01-Sep-96 to 05-Sep-96		

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date
Beaulieu, Yves	St Stanislas	2-May-96
25-Apr-96 to 29-Apr-96	De Kosta	
Adams, Mindy Douglas	Wilson, NC	2-May-96
20-Apr-96 to 24-Apr-96		
Canavan, Phyllis Dare	Lindsay	2-May-96
29-May-96 to 02-Jun-96		
Clark, Terence	Dundas	2-May-96
02-May-96 to 06-May-96		
Burgess, Frank	Marble Hill, MIS	2-May-96
23-May-96 to 27-May-96		
Germovnik, Francis	Chicago, IL	2-May-96
30-May-96 to 03-Jun-96		
Phelan, John T	Brampton	2-May-96
16-May-96 to 20-May-96		
Guthrie, Kendall	Beaufort, NC	2-May-96
16-May-96 to 20-May-96		
Reid, Gordon	Wetaskiwin, AB	2-May-96
09-May-96 to 13-May-96		
Taylor, Ira M	North York	6-May-96
01-May-96 to 05-May-96		
Covers, Jacobus	Brooks, Ab	6-May-96
29-May-96 to 02-Jun-96		
Howard, Bradley J	Rowlett, TX	9-May-96
16-May-96 to 20-May-96		
Berg, Wayne	Red Deer, AB	9-May-96
16-May-96 to 20-May-96		
Jones, Gerald	Montreal, Qc	13-May-96
30-May-96 to 03-Jun-96		
everett Sr, Julivs R	Kalamazoo, MI	13-May-96
17-May-96 to 21-May-96		
Goelman, Hillel	Vancouver, BC	15-May-96
31-May-96 to 04-junj-96		
Draper, Kevin Mark	Winnipeg, MB	27-May-96
30-May-96 to 03-Jun-96		
Van Hemert, John	Vancouver, BC	27-May-96
29-May-96 to 02-Jun-96		
Osborne, Robert John	Sherwood Park, AB	28-May-96
29-May-96 to 02-Jun-96		
Smith, Douglas	Winnipeg, MB	29-May-96
29-May-96 to 02-Jun-96		
Courtney, John	Winnipeg, MB	29-May-96
29-May-96 to 02-Jun-96		
Brown, M Keith H	London	2-May-96
28-Jun-96 to 02-Jul-96		
Wine, Sherwine T	Farmington Hills, MI	2-May-96
28-Jun-96 to 02-Jul-96		
Desouza	Franklin, VA	6-May-96
20-Jun-96 to 24-Jun-96		
Robert, Andrew Curle	St Joseph, MI	6-May-96
06-Jun-96 to 10-Jun-96		
Hall, Lorenzo	Martinsville, VA	6-May-96
21-Jun-96 to 25-Jun-96		
Morrison, David	Charlotetown, PEI	6-May-96
09-Jun-96 to 13-Jun-96		
Smith, Elton O	Washington, DC	9-May-96
13-Jun-96 to 17-Jun-96		

Name	Location	Effective Date
Purdon, Kenneth George	Willowdale	13-May-96
26-Sep-96 to 30-Sep-96		
Shepherd, Loraine Fay Mackenzie	Toronto	13-May-96
05-Sep-96 to 09-Sep-96		
Lee, David Yiu Shan	Toronto	27-May-96
27-Sep-96 to 01-Oct-96		
Ethier, Lowell Howard	Beausejour, MB	28-May-96
04-Sep-96 to 08-Sep-96		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :

Name	Location	Effective Date
Crosthwait, Terence P	Toronto	13-May-96
Bull, Edgar Samuel	Toronto	7-May-96
Stiff, Hugh V	Toronto	13-May-96
Bruce, Alfred Edward	Niagara Falls	1-May-96
Rennie, Charles	Beamsville	13-May-96
Hockin, James A	Beamsville	29-May-96
Burt, Margaret Rose	Campbellford	1-May-96
Perritt, W Arthur	Barrie	7-May-96
Hansen, William Frederick	Fort William	7-May-96
Franchi, Giuseppe	Sault Ste Marie	27-May-96
Gruer, Hilmar	Welland	1-May-96
Rakoczy, Emil	Chatham	21-May-96
Whitworth, Benjamin E	Orangeville	27-May-96
Steckel, Paul	Cavan	21-May-96
Moulton, David R	Milton	1-May-96
McEwan, James A	Fenelon Falls	1-May-96
Irwin, Barrie G	Hamilton	7-May-96
Head, William	Glencarin	1-May-96
Preece, Stanley N	London	1-May-96
Randell, Gordon	Toronto	7-May-96
Goulding, Boyde R	Orillia	1-May-96
Trickey, Henry	Scarborough	1-May-96
Montague, Gregory Douglas	Thunder Bay	7-May-96
Hitsman, Anthony	Hearst	7-May-96
Stagg, Clinton F	Kenora	7-May-96
Sapsford, Douglas J	Stoney Creek	7-May-96
Stanford, Leslie	Bramlea	21-May-96
Marshall, Fred	Hamilton	1-May-96
Drainville, Dennis P	Fenelon Falls	13-May-96
Wilson, Karen J	Scarborough	7-May-96
Robichaud, Denis	Nepean	7-May-96
Strickland, Robert J	Scarborough	1-May-96
King, Edgar	Kingston	1-May-96
Li, Victor W	Markham	13-May-96
Price, Alan J	Belleville	1-May-96
Fox, Harold Sinclair	Cambridge	1-May-96
Diamond, Kevin E	Essex	7-May-96
Cory, Gerald A	Brockville	1-May-96
Cameron, Gerald A	Toronto	1-May-96
Tengnagel, Faith	Barrie	14-May-96
Tengnagel, Kees	Barrie	14-May-96
Ackerman, Elizabeth V	North Cumberland	7-May-96
Banks, Dorothy	Parry Sound	7-May-96
Morton, Robert G	Burlington	7-May-96
Lee, Sung D	Toronto	7-May-96
Braund, James Kevin M	Don Mills	1-May-96
Brinton, Samuel H	Toronto	1-May-96
Sweeney, Allistair L	Stratford	7-May-96
Dennett, Mandy M I P	Willowdale	1-May-96
Taylor, Ronald F	Elliott Lake	7-May-96
Brace, Rachel M	Hamilton	1-May-96
Brace, Clyde S	Hamilton	1-May-96
Boyd, Woodrow L	Scarborough	1-May-96
Foss, Malcolm	Toronto	1-May-96

Name	Location	Effective Date
Nelson, Colonel John W	Ridgeway	1-May-96
Jewer, Lorne Wayne	Midland	1-May-96
Denison, Louise	Chatham	7-May-96
Young, Gerald A	Toronto	1-May-96
Tremblett, Dora Denise	Burlington	7-May-96
Jennings, Bruce	Kapuskasing	1-May-96
Beauchamp, Nancy Irene	Kanata	1-May-96
Cory, Robin Diane	Trenton	1-May-96
Davies, William Miller	Etobicoke	13-May-96
Graham, Kenneth John	Cobourg	7-May-96
Fox, Sharon Eulene	Cambridge	1-May-96
Seniscal, Elaine	Woodstock	7-May-96
Hutchinson, Donald E	Toronto	7-May-96
Roberts, Betty-Lou	Smiths Falls	7-May-96
Robbins, Helen J	Etobicoke	1-May-96
Morris, Roberta L	Strathroy	7-May-96
Cameron, Gillian E	Toronto	1-May-96
Stanfel, Jeffrey	Garson	1-May-96
Stanfel, Richard	Kitchener	21-May-96
Krause, Victor	St Catharines	21-May-96
Wheeler, Valene J	Marathon	1-May-96
Wheeler, Brian R	Marathon	1-May-96
Parsons, Mark S	Sudbury	7-May-96
Strickland, Faye E	Brampton	1-May-96
Anderson, James	Ottawa	1-May-96
Buschhaus, Siegman O	Kapuskasing	1-May-96
Buschhaus, Heather A	Kapuskasing	1-May-96
Anderson, Darlene S	Ottawa	1-May-96
Sapsford, Douglas John	Kitchener	7-May-96
Dueck, Roy	Welland	1-May-96
Howlett, Margaret	Toronto	7-May-96
Colliss, Edward	Gananoque	7-May-96
Court, Stephen Ernest	Campbellford	1-May-96
Virtue, Leonard	Milton	1-May-96

JUNE 1996

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
Lewis, Douglas A	London	18-Jun-96
Nicolai, Peter	Chatham	14-Jun-96
Bout, Harry J	Bolton	6-Jun-96
Douglass, Paul A	Timmins	11-Jun-96
Leis, Elmer J	Arthur	18-Jun-96
Mitchell, David J	Lambeth	25-Jun-96
Nisley, Merle	Red Lake	3-Jun-96
Walsh, David Albert	Windsor	3-Jun-96
Vaillancourt, Chris G	Windsor	3-Jun-96
Murphy, Patrick	Kitchener	3-Jun-96
Sarvalogeswarakkurukal, Ramaachadra	Scarborough	3-Jun-96
Richardson, Marilyn J	Nepean	3-Jun-96
Thirsk, Robert	London	3-Jun-96
Proffit, James	Wikemikong	3-Jun-96
Deprine, Claude D	Bowmanville	5-Jun-96
Short, Benjamin	Cambridge	6-Jun-96
Linder, Corey	Waterloo	6-Jun-96
Monster, Dick	Wallaceburg	6-Jun-96
Novis, Timothy W G	St Catharines	5-Jun-96
Anthony, Grace Margaret		
Coleman	Port Lambton	5-Jun-96
Morgan, Katherine Louis	Hornby	5-Jun-96
Nguyen, Anh	Toronto	5-Jun-96
Beck, Stephen Dr	Toronto	5-Jun-96
Walker, Trent	Oakville	5-Jun-96

Name	Location	Effective Date	Name	Location	Effective Date
Pearson, Daniel Mark	Emo	5-Jun-96	Bouchard, Robert Earle	Warton	26-Jun-96
Player, James Eric	Port Rowan	6-Jun-96	Gushway, Rodger	Unionville	26-Jun-96
Jeyakanthan, Sivasubramaniam	Etobicoke	6-Jun-96	Douglas, Patricia	Oakville	26-Jun-96
Woodruff, Benjamin E	Mississauga	10-Jun-96	Mills, Joy	Unionville	26-Jun-96
Hubbard, Haynes	Fergus	10-Jun-96	Hounsell, Randy	Hamilton	24-Jun-96
Butler, Carolyn	Kingston	10-Jun-96	RE-REGISTRATIONS		
Vanderwerf, Walter H	St Catharines	10-Jun-96	Name	Location	Effective Date
Ponting, David M	Jarvis	10-Jun-96	Mills, Frederick H	Amherstview	18-Jun-96
Tursa, Brenda	Ancaster	10-Jun-96	Graves, William L F	Kitchener	18-Jun-96
Desmarais, Raymong Claude	Woodstock	10-Jun-96	Bisnauth, Lloyd	Hamilton	11-Jun-96
Atkinson, Arthur Morris	Niagara Falls	10-Jun-96	Graves, Deborah	Kitchener	19-Jun-96
Carr, James Kenneth	Ridgetown	10-Jun-96	Wagner, Travis Mark	London	25-Jun-96
Grigg, Darilyn Anne	Sault Ste Marie	20-Jun-86	CERTIFICATES OF TEMPORARY REGISTRATION as person		
Kurish, John Campbell	Erin	10-Jun-96	authorized to solemnize marriage in Ontario have been issued to the		
Doinovo, Cheri	Toronto	11-Jun-96	following:		
Johnson, Christine Joy	Brussels	11-Jun-96	LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autori-		
Hardie, David Paul	Parry Sound	11-Jun-96	sant à célébrer des mariages en Ontario ont été délivrés aux suivants :		
Corbet, Ann	Tupperville	11-Jun-96	Name	Location	Effective Date
Hebbourn, Richard George	Sarnia	11-Jun-96	Ledger, Nancy	New York, NY	14-Jun-96
Sands, David Lorne	Toronto	11-Jun-96	04-Jan-96 to 05-Jan-96		
Sterling, Vincent Lee	Toronto	12-Jun-96	Takeda, Ryoichi Timothy	Toronto	3-Jun-96
Sterling, Patricia collen	Toronto	12-Jun-96	28-Jun-96 to 02-Jul-96		
Hon, Kevin Kam Cheong	Toronto	12-Jun-96	Low, Clarence	St Catharines	3-Jun-96
Van Leeuwen, Jan	Salford	12-Jun-96	13-Jun-96 to 17-Jun-96		
Fehr, Antonio	Alymer	12-Jun-96	Tititto, Carlo Alberto	Calgary, AB	3-Jun-96
Penner, Heinrich	Aylmer	12-Jun-96	20-Jun-96 to 24-Jun-96		
Falk, Henry	Springfield	12-Jun-96	Conklin-Wood, Alicia	Williamsville, NY	5-Jun-96
Keates, Margaret-Ann	Beamsville	12-Jun-96	20-Jun-96 to 24-Jun-96		
Anderson, Derrick Andrew	Sioux Lookout	12-Jun-96	Friedman, Edwin H	Bethesda, ML	6-Jun-96
Boughner, Scott	Toronto	12-Jun-96	28-Jun-96 to 02-Jul-96		
Amonsens, Marlene Hunter	Toronto	12-Jun-96	Harder, Carrie	Kitchener	10-Jun-96
Kotaki, Mutsuo	Ottawa	12-Jun-96	27-Jun-96 to 01-Jul-96		
Heerma, Robert	Lynden	12-Jun-96	Mizzi, Egidio	Bramalea	10-Jun-96
Kim, Robert	Toronto	14-Jun-96	01-Jun-96 to 05-Jun-96		
Ferguson, Nancy	Terrane Bay	14-Jun-96	Rasiah, Thayanantharajan	Scarborough	10-Jun-96
Crick, Tracy Lynne	London	14-Jun-96	27-Jun-96 to 01-Jul-96		
Gosselin, Michael	Hamilton	14-Jun-96	Oliver, Arthur Andrew	Winnipeg, MB	12-Jun-96
Hamper, Frank	Toronto	14-Jun-96	20-Jun-96 to 24-Jun-96		
Thompson, Gordon E	Englehart	14-Jun-96	Mondelli, Innocenzo	Bari, ITL	12-Jun-96
Perry, John	Pickering	14-Jun-96	28-Jun-96 to 02-Jul-96		
Kilgore, Patrick	Brockville	19-Jun-96	Belbin, Alistair	Mississauga	14-Jun-96
Thorpe, Robert John	Kanata	18-Jun-96	20-Jun-96 to 24-Jun-96		
Kerr, Karyn Suzanne	Gravenhurst	18-Jun-96	Worrad, Lewis H	Woodstock	19-Jun-96
Welch, Michael JS	Guelph	18-Jun-96	20-Jun-96 to 24-Jun-96		
Vine, Joanne	Fenlon Falls	18-Jun-96	Myer, David F	Ephrata, PA	19-Jun-96
Jack, Cheryl	Ashburn	18-Jun-96	27-Jun-96 to 01-Jul-96		
Siok, Richard Boleslaw	Gloucester	18-Jun-96	Collado, Daniel R	Napanee	19-Jun-96
Copeland, Georgia Dean	Brinston	18-Jun-96	27-Jun-96 to 01-Jul-96		
Donohue, Thomas Ambrose	Windsor	18-Jun-96	Ulrich, Stephen	Eureka, IL	19-Jun-96
Lee, John Young-Jung	Willowdal	18-Jun-96	20-Jun-96 to 24-Jun-96		
Liao, Shuei-Ping	North York	18-Jun-96	Nguyen, Diem	Dorchester, MA	21-Jun-96
Michalycia, Michael Lyn	Bradford	18-Jun-96	27-Jun-96 to 01-Jul-96		
Rolfe, Ernest Lee	Windsor	18-Jun-96	Smalling, Elijah	Scarborough	26-Jun-96
Wilson, Terence Preston	Windsor	21-Jun-96	27-Jun-96 to 01-Jul-96		
Dallimore, Phillip M	Beeton	21-Jun-96	Hamilton, Sylvia Gertrude	Toronto	3-Jun-96
Safirio, Giovanni	Etobicoke	21-Jun-96	09-Jul-96 to 13-Jun-96		
Haines, Thomas Richard	Brantford	21-Jun-96	O'Connor, Theodore Thomas	St John's, NF	3-Jun-96
Sheil, Leslie George	Thunder Bay	21-Jun-96	04-Jul-96 to 08-Jul-96		
Hunt, Timothy	Windsor	21-Jun-96	Pot, James Eric	Edmonton, AB	3-Jun-96
MacDonald, Ann C	Hamilton	21-Jun-96	04-Jul-96 to 08-Jul-96		
Hutchins, Larry Paul	Parry Sound	21-Jun-96	King, Lindsay G	Thornhill	4-Jun-96
Zavitz, Sharon Anne	Burlington	21-Jun-96	25-Jul-96 to 29-jull-96		
Watson, Cheryl Ameda	Corbyville	21-Jun-96	Miller, Ivan	Hutchinson, KA	5-Jun-96
Stafford, Ann Marie	Hamilton	25-Jun-96	25-Jul-96 to 29-jull-96		
Baxter, Samuel	Markham	25-Jun-96	Tassinari, Frederic Leonard	Chilliwack, BC	5-Jun-96
Gauthier, Rodnet	St Catherines	25-Jun-96	11-Jul-96 to 15-Jul-96		
Brignall, Robin Alexander C	Fort Frances	25-Jun-96			
Cherian, Philip V	Pickering	25-Jun-96			
Fournier, Patrick	Timmins	25-Jun-96			
Kendall, Douglas Ralph	Gananoque	25-Jun-96			
Fox-Lucas, Karen Anne	Toronto	25-Jun-96			
Brenes, Juan A	Kitchener	26-Jun-96			
Hackbusch, Michael Andrew					
Patrick	Port Colborne	26-Jun-96			

Name	Location	Effective Date	Name	Location	Effective Date
Salm, Luc	Brossard, QC	6-Jun-96	Serfass, David	Glenside, PA	25-Jun-96
28-Jul-96 to 01-Aug-96			01-Aug-96 to 05-Aug-96		
Leboeuf, Paul	Montreal, QC	6-Jun-96	Bruce, Jean	Toronto	25-Jun-96
18-Jul-96 to 22-Jul-96			01-Aug-96 to 05-Aug-96		
McLeland, Joseph	Pointe-Claire, QC	6-Jun-96	Sodtke, Paul	Toronto	26-Jun-96
11-Jul-96 to 15-Jul-96			08-Aug-96 to 12-Aug-96		
Shirrran, Bruce Alexander	Manuels, NFD	6-Jun-96	Rich, David A	Buffalo, NY	26-Jun-96
13-Jul-96 to 17-Jul-96			01-Aug-96 to 05-Aug-96		
Whatley, Barry Michael	Dollard-Des-Ormeaux, QC	10-Jun-96	Hara, Joseph Y	Sylvania, OH	5-Jun-96
11-Jul-96 to 15-Jul-96			05-Sep-96 to 09-Sep-96		
Thompson, Scott Douglas	Pickering	10-Jun-96	Whitty, Gerald	St John's, NFL	10-Jun-96
24-Jul-96 to 28-Jul-96			19-Sep-96 to 23-Sep-96		
Wolfert, Simon	Port Moody, BS	10-Jun-96	Pinard, Paul-Andre	Mystic, CN	12-Jun-96
18-Jul-96 to 22-Jul-96			26-Sep-96 to 30-Sep-96		
Trojok, Wolfram	Braunschweig, GER	10-Jun-96	Vernum, Keith	Brampton	19-Jun-96
03-Jul-96 to 07-Jul-96			19-Jun-96 to 23-Jun-96		
Krahn, Henry	Winkler, MB	11-Jun-96	Gomes, William	Pointe Lookout, NY	25-Jun-96
04-Jul-96 to 08-Jul-96			26-Sep-96 to 30-Sep-96		
Freedman, Carl E	Plattsburg, NY	14-Jun-96	Topliffe, Neil E	Indianapolis, IN	19-Jun-96
31-Jul-96 to 04-Aug-96			10-Oct-96 to 14-Oct-96		
Montagnes, Rosemary J. Selwyn	Montreal, QC	19-Jun-96	Blaikie, William A	Winnipeg, MB	19-Jun-96
01-Jul-96 to 05-Jul-96			17-Oct-96 to 21-Oct-96		
Stewart, Kenneth Charles	Detroit, MI	19-Jun-96	Travers, Jerome	Summitt, NJ	25-Jun-96
11-Jul-96 to 15-Jul-96			10-Oct-96 to 14-Oct-96		
Conway, Omi Terence John	Kanata	19-Jun-96			
04-Jul-96 to 08-Jul-96					
Smith, Ronald K	Lamone, IA	19-Jun-96			
11-Jul-96 to 15-Jul-96					
Janz, Greg A	Winnipeg, MB	21-Jun-96			
24-Jul-96 to 28-Jul-96					
Summers, David	Fort Saskatchewan, AB	21-Jun-96			
04-Jul-96 to 08-Jul-96					
Wood, Dawn	Victoria, BC	25-Jun-96			
25-Jul-96 to 29-Jul-96					
Edwards, Kenyon	Ann Arbor, MI	25-Jun-96			
01-Jul-96 to 05-Jul-96					
Takeda, Ryoichi Timothy	Toronto	3-Jun-96			
15-Aug-96 to 19-Aug-96					
Mak, Wing Hei	Victoria, BC	5-Jun-96			
15-Aug-96 to 19-Aug-96					
Lynch, Michael	Flushing, MI	5-Jun-96			
30-Aug-96 to 03-Sep-96					
Lins, Donald Thomas	Saskatoon, SK	5-Jun-96			
08-Aug-96 to 12-Aug-96					
Haggarty, Angus Macaulay	Chilliwack, BC	6-Jun-96			
08-Aug-96 to 12-Aug-96					
Hamilton, Sylvia Gerturde	Toronto	10-Jun-96			
08-Aug-96 to 12-Aug-96					
Dryer, Stanley	Burlington	10-Jun-96			
15-Aug-96 to 19-Aug-96					
Woebbeking, Paul	Windom, MN	14-Jun-96			
21-Aug-96 to 25-Aug-96					
Thompson, C Anton	Saskatoon, SK	14-Jun-96			
07-Aug-96 to 11-Aug-96					
Yager, Michael	Lamont, AB	19-Jun-96			
23-Aug-96 to 27-Aug-96					
Donovan, William P	Point Au Baril	19-Jun-96			
31-Aug-96 to 04-Sep-96					
James, Andrew F	Chestermere, AB	19-Jun-96			
08-Aug-96 to 12-Aug-96					
Robuck, Randy	Thunder Bay	19-Jun-96			
22-Aug-96 to 26-Aug-96					
Haworth, Paul A	England, UK	19-Jun-96			
08-Aug-96 to 12-Aug-96					
Driedger, Gordon	Ottawa	19-Jun-96			
15-Aug-96 to 19-Aug-96					
Tjahyana, Yuyun	Richmond, BC	21-Jun-96			
09-Aug-96 to 13-Aug-96					
Stewart, Harold M	Barrhead, AB	21-Jun-96			
15-Aug-96 to 19-Aug-96					
Lundrigan, Paul J	Long Harbour, NFL	21-Jun-96			
08-Aug-96 to 12-Aug-96					
Roswell, Robert Clifford	Belleville	25-Jun-96			
15-Aug-96 to 19-Aug-96					

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :

Name	Location	Effective Date
Brown, William George	Mississauga	11-Jun-96
Allen, Kenneth Eugene	London	3-Jun-96
Kuban, Steve	Woodbridge	3-Jun-96
Van Den Berghe, Johannes	Brampton	6-Jun-96
Wiederick, Devona Elaine	Kingston	11-Jun-96

JULY 1996

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
Kroeker, Herman	St Catharines	25-Jul-96
Fahrner, William	Chatham	15-Jul-96
Maccallum-Sadler, Dora I	Carlisle	4-Jul-96
Richards, Dwight Lancedale	Rexdale	4-Jul-96
Farber, Jack	Toronto	4-Jul-96
Darrell, Nina	Toronto	4-Jul-96
Booy, Henk	Kleefeld	4-Jul-96
Fair, John	Ottawa	4-Jul-96
Beasley, Robert	Chatham	4-Jul-96
Drepaul, Joseph Secharan	Stratford	4-Jul-96
Boyles, James	Toronto	4-Jul-96
Cudney, James	Cambridge	4-Jul-96
Cooke, Arthur Ralston	Pembroke	4-Jul-96
Nogueira, Carlos Alberto Simos	Brampton	8-Jul-96
Asiegbu, Louis	Toronto	8-Jul-96
Giampetrucci, Michele	Woodbridge	8-Jul-96
Ten Broeck, Inga Lilian	Westmeath	8-Jul-96
Schantz, Merle	Red Lake	8-Jul-96

Name	Location	Effective Date	Name	Location	Effective Date
Zorgel, Daniel Vincent	Barrie	8-Jul-96	Mueller, Walter	Ajax	25-Jul-96
Singh, Paul	Statford	8-Jul-96	Sovereign, John F	Schreiber	26-Jul-96
Hiscox, Robert Jon	Clinton	8-Jul-96	Bougie, Deacon Danny	Brampton	26-Jul-96
Woods, Peter	Smiths Falls	8-Jul-96	Cizej, Karl	Waterloo	26-Jul-96
Aguilar, Roberto Antonio	Willowdale	8-Jul-96	Campbell, David Edwards	St Catherines	26-Jul-96
Malott, Murray Robert	Thamesville	8-Jul-96	Demers, Paul	Willowdale	26-Jul-96
Bromell, Catherine M	Richards Landing	8-Jul-96	Price, Raymond	Oshawa	26-Jul-96
Anderson, Paul G	Tweed	8-Jul-96	Parcher, Simon	Nepean	29-Jul-96
Stuckless, Elvin B	Peterborough	8-Jul-96	McVety, Charles	Oakville	29-Jul-96
Todorovic, Mirosljub	Waterloo	10-Jul-96	Gibb, Timothy	Sarnia	19-Jul-96
Riehl-Tonn, Harvey	Scarborough	10-Jul-96	Tennant, Shannon	Kirton	29-Jul-96
Sidhu, Sant Singh	Hamilton	10-Jul-96	Hewitt, Sylvia Bertha	Sault Ste Marie	29-Jul-96
Deshane, Keith Allan	Stirling	10-Jul-96	Hewitt, Robert John	Sault Ste Marie	29-Jul-96
Cha, Daniel	Scarborough	10-Jul-96	Pollett, Nacey Eva Lynn	Marathon	29-Jul-96
Di Giulio, David A	Woodbridge	10-Jul-96	Janes, Cyril	Orillia	29-Jul-96
Jones, Graham A	Mississauga	10-Jul-96	Pollett, Robert Weldon	Markham	29-Jul-96
Martin, Howard	North York	10-Jul-96	Rowe, Lindsay Joseph	Peterborough	29-Jul-96
Harrison, Rita	Ottawa	10-Jul-96	Kouri, Jason D	Timmins	31-Jul-96
Schneider, Debra Kay	Glen Morris	10-Jul-96			
Rosales, Roberto	Scarborough	10-Jul-96	RE-REGISTRATIONS		
Torres Torres, Jose Edgardo	Toronto	10-Jul-96			
McDonald, Michael	Long Sault	10-Jul-96	Name	Location	Effective Date
Ruddell, Ian	Courtice	10-Jul-96	Christensen, Marvin C	Kinlough	26-Jul-96
Kewayosh, Burton D	Wallaceburg	10-Jul-96	Ross, Douglas H	London	31-Jul-96
Hayes, James H	Timmins	15-Jul-96	Scott, William P	London	31-Jul-96
Barrameda, Arnel	Thornhill	15-Jul-96	Lee, Bernard S	Thunder Bay	31-Jul-96
Denhartogh, Trevor Howard	Oakville	15-Jul-96	Kerr, William George	North York	29-Jul-96
Trunzo, Thomas	Beeton	15-Jul-96	Mason, William S	Hamilton	24-Jul-96
Campbell, William	Ajax	15-Jul-96			
Cannon, George Ray Jr	Angus	15-Jul-96	CERTIFICATES OF TEMPORARY REGISTRATION as person		
Chang, Patrick John Winston	Scarborough	15-Jul-96	authorized to solemnize marriage in Ontario have been issued to the		
Grant, Stephen	Schomberg	15-Jul-96	following:		
Joseph, Kata	Mississauga	15-Jul-96	LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autori-		
McCulloch, Wayne James	Richmond Hill	15-Jul-96	sant à célébrer des mariages en Ontario ont été délivrés aux suivants :		
Oragan, Gerald James	Orton	15-Jul-96			
Rist, Bernd	Kitchener	15-Jul-96	Name	Location	Effective Date
Grahan, William Thomas	Glencoe	15-Jul-96	Heppner, John	Buffalo, NY	9-Jul-96
Trotter, John E	Apsley	15-Jul-96	18-Jul-96 to 22-Jul-96		
Barnai, Lee Alan	Collingwood	16-Jul-96	Eglite, Sarma Anna	Westwood, MA	4-Jul-96
Steacy, Gloria Ann	Lasalle	16-Jul-96	25-Jul-96 to 29-Jul-96		
Price, Darryl D	Sault Ste Marie	16-Jul-96	Fisher, John Russell	Verdun	9-Jul-96
Pedwell, James	Barrie	16-Jul-96	25-Jul-96 to 29-Jul-96		
Pedwell, James	Barrie	16-Jul-96	Potts, Jeff	Terrace, BC	10-Jul-96
VanVleit, Charles Anthony	Ottawa	16-Jul-96	10-Jul-96 to 15-Jul-96		
Strokan, Jeffrey Matthew	Dorchester	18-Jul-96	Berg, Merritt Duane	Chicago, IL	10-Jul-96
Michielin, Maico Michael	Kingston	18-Jul-96	18-Jul-96 to 22-Jul-96		
Boodhoo, Jerold	North York	18-Jul-96	Crosby, Grover W	Newmarket	10-Jul-96
Nolting, Charles Robert	Golden Lake	18-Jul-96	25-Jul-96 to 29-Jul-96		
Gray, Linda	Belleville	18-Jul-96	L'Heureux, Jacques	Montreal, QC	15-Jul-96
Johnston, Albert	Waterdown	18-Jul-96	25-Jul-96 to 29-Jul-96		
Pabilona, Joel B	Richmond Hill	18-Jul-96	Crocker, Robert	Kilworthy	18-Jul-96
Pratt, Todd	Belleville	19-Jul-96	29-Jul-96 to 03-Aug-96		
Mrabjohn, Mary Corrine	Mississauga	19-Jul-96	Badgley, David	Lake City, MI	18-Jul-96
Cooper, Bryan Kipling	Nepean	19-Jul-96	29-Jul-96 to 03-Aug-96		
Hancock, Richard	Newcastle	19-Jul-96	Dallaire, Jules	Montreal, QC	18-Jul-96
Haq, Hafiz Faizan-Ul	Mississauga	19-Jul-96	18-Jul-96 to 22-Jul-96		
Sahagun, Cesar	Scarborough	19-Jul-96	Rieley-Goddard, Catharine	Buffalo, NY	19-Jul-96
Quansah, William Damian Akon	Barrie	19-Jul-96	18-Jul-96 to 22-Jul-96		
Bauer, Andrew A	Greenly	24-Jul-96	Bradley, John	Pointe Claire, QC	4-Jul-96
Ball, Calvin	Newmarket	24-Jul-96	28-Aug-96 to 01-Sep-96		
Bedroussian, Varant	Cambridge	24-Jul-96	Sacrey, Ross Lloyd	Sunnyside, NY	4-Jul-96
Carter, Kenneth	Grand Valley	24-Jul-96	29-Aug-96 to 02-Sep-96		
Delacruz, Josue G	Mississauga	24-Jul-96	Estabrooks, Phillips Charles	Calgary, AB	4-Jul-96
Evans, James	Embro	24-Jul-96	24-Aug-96 to 28-Aug-96		
Germain, Ronald	Burford	24-Jul-96	Elley, Reed	Chemanus, BC	4-Jul-96
MacMichael, Gordon K	Sault Ste Marie	24-Jul-96	14-Aug-96 to 18-Aug-96		
Picken, Kenneth	Breslau	24-Jul-96	Canfield, Francise	Toledo, OH	4-Jul-96
Pinkston, Ruth L	Guelph	24-Jul-96	22-Aug-96 to 26-Aug-96		
Pierre, Earl A	Toronto	24-Jul-96	Kaufman, R Gregg	Princeton, NJ	4-Jul-96
Sbeiti, Ali	Willowdale	24-Jul-96	01-Aug-96 to 05-Aug-96		
Doyle, Richard E	Lakefield	25-Jul-96			
Doyle, Selena	Lakefield	25-Jul-96			
Knauer, Paul Gerhardt	Arkona	25-Jul-96			
Wood, Gregory	Cambridge	25-Jul-96			

Name	Location	Effective Date	Name	Location	Effective Date
Zevalking, John	Cincinnati, OH	4-Jul-96	Cho, Kyaung Ho	Etobicoke	26-Jul-96
22-Aug-96 to 26-Aug-96			17-Oct-96 to 21-Oct-96		
Morrissey, Wayne	Portage La Prairie, MB	4-Jul-96			
22-Aug-96 to 26-Aug-96					
Vandermeiden, Pieter	Grand Rapids, MI	4-Jul-96			
08-Aug-96 to 12-Aug-96					
McGurirl, Allan T	Hamilton	9-Jul-96			
08-Aug-96 to 12-Aug-96					
House, Jeanny	Rock Springs, NY	9-Jul-96			
08-Aug-96 to 12-Aug-96					
Heenskerk, Stephen John	Richmond Hill	9-Jul-96			
01-Aug-96 to 05-Aug-96					
Boddy, Don	Winnipeg, MB	10-Jul-96			
15-Aug-96 to 19-Aug-96					
Wallace, Robert A	Mississauga	15-Jul-96			
29-Aug-96 to 02-Sep-96					
Buckingham, Laurel L	Moncton, NS	15-Jul-96			
01-Aug-96 to 05-Aug-96					
Collins, John	St George, NF	15-Jul-96			
19-Aug-96 to 23-Aug-96					
Kury, L Joanne	Winnipeg, MB	15-Jul-96			
15-Aug-96 to 19-Aug-96					
Pellmann, Carsten	Dauphin, MB	15-Jul-96			
29-Aug-96 to 02-Sep-96					
Grotenhuis, Philip	Rexdale	15-Jul-96			
15-Aug-96 to 19-Aug-96					
Nickerson, Glen	Winnipeg, MB	15-Jul-96			
03-Aug-96 to 07-Aug-96					
Bridge, Peter W	Buffalo, NY	16-Jul-96			
08-Aug-96 to 12-Aug-96					
Schneider, M Darlene	Coquitlam, BC	16-Jul-96			
01-Aug-96 to 05-Aug-96					
Dipre, Gilio	Combermere	18-Jul-96			
15-Aug-96 to 19-Aug-96					
Hutul, Jonathan	Chicago, IL	18-Jul-96			
22-Aug-96 to 26-Aug-96					
Stewart, James H	Calgary, AB	18-Jul-96			
08-Aug-96 to 12-Aug-96					
Mooney, Theodore	Beaconsfield	24-Jul-96			
01-Aug-96 to 05-Aug-96					
Schollenberg, Bradley K	Winnipeg, MB	24-Jul-96			
08-Aug-96 to 12-Aug-96					
O'Brien, Edgar Charles	Cobourg	26-Jul-96			
29-Aug-96 to 01-Sep-96					
Paulson, Harold Norman	Edmonton, AB	29-Jul-96			
02-Aug-96 to 06-Aug-96					
Rich, Ivor	Syracuse, NY	29-Jul-96			
08-Aug-96 to 12-Aug-96					
Pallister, Alan G	Burlington	9-Jul-96			
08-Sep-96 to 12-Sep-96					
Rector, Dewis Joseph	Cornwall	9-Jul-96			
26-Sep-96 to 30-Sep-96					
Wallace, Robert A	Mississauga	15-Jul-96			
12-Sep-96 to 16-Sep-96					
Samplonius, Homer G	Edmonton, AB	18-Jul-96			
26-Sep-96 to 30-Sep-96					
Klam, Norman D	Berrien Spring, MI	24-Jul-96			
12-Sep-96 to 16-Sep-96					
Walsh, John E	St Lambert, QC	24-Jul-96			
05-Sep-96 to 09-Sep-96					
Johnston, Geoffrey	Outemont, QC	26-Jul-96			
05-Sep-96 to 09-Sep-96					
Rhemick, John R	Oak Park, IL	29-Jul-96			
12-Sep-96 to 16-Sep-96					
Turnbull, Arthur Donald	Ponoka, AB	4-Jul-96			
10-Oct-96 to 14-Oct-96					
Topliffe, Neil E	Indianapolis, IN	9-Jul-96			
10-Oct-96 to 14-Oct-96					
Di Flumeri, Luigi	Toronto	15-Jul-96			
10-Oct-96 to 14-Oct-96					
Aikens, Alden Warren	Calgary, AB	19-Jul-96			
17-Oct-96 to 21-Oct-96					
Bellanger, Gaetan	Ville De Laval, QC	24-Jul-96			
03-Oct-96 to 07-Oct-96					

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :

Name	Location	Effective Date
Mercer, William Robert	Ottawa	29-Jul-96
Carr, Cuthbert B	Elmira	29-Jul-96
Smith, Robert Bell	Toronto	24-Jul-96
McNeil, Eustace	Seagrave	24-Jul-96
Gostonyi, Nicholas L	Guelph	29-Jul-96
Wilkie, John Macdonald	Willowdale	24-Jul-96
Kalssen, John	Toronto	24-Jul-96
Lake, John H	Simcoe	29-Jul-96
Hillier, Sydney John	Brooklyn	24-Jul-96
Tubbe, Richard A	Pembroke	11-Jul-96
Finley, Russell	Guelph	29-Jul-96
Lee, Kenneth Joseph	Caledon East	24-Jul-96
Legault, Henri	Cornwall	11-Jul-96
Wulf, Karl	Toronto	11-Jul-96
Hylla, Anthony	Kirkland Lake	26-Jul-96
Delong, Frederick	North Bay	24-Jul-96
Meunier, Lucien Luc	Matheson	26-Jul-96
Robinson, Alec Reid	Fergus	23-Jul-96
Enns, Bernard Franklin	Toronto	24-Jul-96
Annis, William Arnold	Cooksville	23-Jul-96
Gatien, Leonard P	Thunder Bay	26-Jul-96
Mespilli, Guido P	Timmins	26-Jul-96
Lagace, Jean	Moonbeam	11-Jul-96
LaBranche, Marjorie Buel	Ottawa	29-Jul-96
Wiesel, Fred Carl	Kitchener	11-Jul-96
Beaudoin, Theodore	Haileybury	26-Jul-96
Oates, Kenneth	Oakville	29-Jul-96
Morrison, George M	Toronto	25-Jul-96
Wilkinson, William G	Waterloo	29-Jul-96
Dahms, Theo F	Waterloo	29-Jul-96
Stringer, Douglas	Tottenham	25-Jul-96
Cunningham, Bruce Hunter	Welland	23-Jul-96
Wagner, Robert Rudolph	Hamilton	29-Jul-96
Lapp, Douglas C	Hamilton	29-Jul-96
Fraser, James Alexander	Toronto	25-Jul-96
Lovelock, Francis T	Welland	29-Jul-96
Pokoly, Laszlo	Islington	24-Jul-96
Bulzan, Cornelius	Newington	24-Jul-96
Williams, J Clifford	Lucan	29-Jul-96
Heeley, Edmond Arthur	Bothwell	29-Jul-96
Rueger, Horst Gustav	Windemere	25-Jul-96
Ten Hoopen, William Jacobus	White Lake	24-Jul-96
Newman, Robert Gordon	Port McNicol	24-Jul-96
Smith, William C	Willowdale	24-Jul-96
McKenzie, Donald A	Sarnia	31-Jul-96
Romeril, Philip	Blackstock	25-Jul-96
Trickett, Gerald Allan	St Thomas	29-Jul-96
Schwarzer, Gottfried	Malton	11-Jul-96
Roth, Nelson Earl	Baden	29-Jul-96
Forster, Jacob	Brantford	29-Jul-96
Audet, Maurice	Kirkland Lake	26-Jul-96
Bardwell, W Donald	Windsor	31-Jul-96
Waite, Clifford F	Oakwood	23-Jul-96
Freer, Gordon John	Toronto	25-Jul-96
Logan, Walter A	Windsor	31-Jul-96
Bourassa, Roger	Timmins	26-Jul-96
Lang, Alton Wilbur	Oakville	29-Jul-96
Girard, Rolland	Timmins	26-Jul-96
Gilchrist, Thomas G	West Hill	25-Jul-96
Lafreniere, Albert C	Kenora	26-Jul-96
Ward, George Kerr	Beamsville	29-Jul-96

Name	Location	Effective Date	Name	Location	Effective Date
Lapierre, Paul	Cornwall	11-Jul-96	Morin, Pierre	Iroquois Falls	26-Jul-96
Robinson, John P	Beamsville	29-Jul-96	Cournoyer, Achille	Val-Albert	11-Jul-96
Ashford, Glenn J	Mississauga	23-Jul-96	Howey, Harvey James	Owen Sound	24-Jul-96
Thomas, Norman Sargeant	Toronto	25-Jul-96	Scott, Robert B	Toronto	25-Jul-96
Cambridge, Richard George	West Hill	25-Jul-96	Di Stasi, Michele	Don Mills	25-Jul-96
Porteous, Stewart Wallace	Toronto	25-Jul-96	Kell, John Ambrose	Owen Sound	25-Jul-96
Emery, Dennis William	Dundas	11-Jul-96	Kendall, Richard Victor	Weston	25-Jul-96
Yeldon, William Richard	Athens	29-Jul-96	Braham, John K	Dwight	24-Jul-96
Wilson, Roy	Toronto	25-Jul-96	Ashton, George Everett	Thornbury	25-Jul-96
Oneill, Lorne R	Alliston	25-Jul-96	Smith, George Henry	Morrisburg	24-Jul-96
Saint-Laurent, Mark	Val Rita	11-Jul-96	Danis, Joseph Elzeir	Cornwall	11-Jul-96
Stone, David Ross	Dorset	29-Jul-96	Spencer, Ralph Ezra	Weston	25-Jul-96
Prevost, Clement	Kirkland Lake	26-Jul-96	Robertson, Ernest j	Orillia	24-Jul-96
Redpath, Thomas	Windsor	31-Jul-96	Kerr, Donald Angus	Alexandria	11-Jul-96
Thomson, Arthur J	Aurora	25-Jul-96	King, Cecil Allen	Fort William	12-Jul-96
Wyman, Harold C	Mississauga	29-Jul-96	Fidler, Franklin Prescott	Toronto	25-Jul-96
Murtagh, Michael F	Red Rock	26-Jul-96	Reynolds, Arthur Guy	Toronto	25-Jul-96
Searfoss, David Charles	Port Arthur	12-Jul-96	Beech, Eugene Lawrence	Toronto	25-Jul-96
Boyce, Greer Woods	Gravenhurst	25-Jul-96	Tilbury, Charles Francis	Hamilton	23-Jul-96
Mintz, Mervin Carl	Minden	29-Jul-96	Lackey, Harold Hamilton	Warkworth	24-Jul-96
Lawson, James Andrew	Toronto	25-Jul-96	Miller, Frank Clifford	Beamsville	23-Jul-96
Hoult, Gordon H	Brantford	29-Jul-96	Gilbert, Claude C	Beamsville	23-Jul-96
Lewis, Charles W	Bramalea	25-Jul-96	La Salle, Rudolphe J	Timmins	26-Jul-96
Ball, Bert William	Wellandport	23-Jul-96	Goth, George W	London	31-Jul-96
Sasseville, Lorenzo	Opasatika	11-Jul-96	Frye, Herman Northorp	Toronto	25-Jul-96
Coles, Alexander	Toronto	25-Jul-96	MacTaggart, Hugh C	Shelburne	24-Jul-96
Dion, Marcel	Timmins	26-Jul-96	Morin, Anicet	Timmins	26-Jul-96
Buchanan, Thomas	Toronto	25-Jul-96	Bates, Robert Philip	Islington	25-Jul-96
Beaton, John T	London	31-Jul-96	Lockhart, Wilfred C	Islington	25-Jul-96
McLaughlin, Alan James	Midland	25-Jul-96	Prosser, Wilbert Gordon	Stayner	25-Jul-96
Penny, Harry Lee	Burlington	23-Jul-96	Knauff, Karl J	St Jacobs	11-Jul-96
Vaatai, Laszlo L	Toronto	25-Jul-96	Bell, Gerald S	Toronto	25-Jul-96
Wright, Albion R	Mississauga	29-Jul-96	Davidson, Richard Henry	Toronto	24-Jul-96
Hamilton, Arthur A	Toronto	25-Jul-96	Brouillard, Alfred	Ramore	26-Jul-96
Macdonald, William Clarke	Toronto	25-Jul-96	Balsdon, Frederick George	Brampton	24-Jul-96
Muth, Johannes Jakob	Peterborough	11-Jul-96	East, Stewart Bland	Islington	25-Jul-96
Harrison, Selwyn L	Mississauga	11-Jul-96	Scott, Rob T John	Toronto	25-Jul-96
Schabauer, Fritz Anton	Scarborough	11-Jul-96	Thomas, Norman Joseph	Barrie	25-Jul-96
Bortmes, John	Waterloo	11-Jul-96	Johnson, Allison Heartz	London	31-Jul-96
Tomlinson, Harry Douglas Bla	Toronto	25-Jul-96	Hossie, Orville Prouse	Toronto	25-Jul-96
Petrie, John Lynn	St Thomas	31-Jul-96	Moore, Arthur Bruce	Toronto	24-Jul-96
Whitney, Keith Alton	Toronto	25-Jul-96	Cowper-Smith, Garth Allan	Brampton	25-Jul-96
Watson, Howard J	Toronto	25-Jul-96	Honey, Thomas E	Toronto	24-Jul-96
Johnston, Allan M	St Williams	29-Jul-96	Rowland, Morgan Edward	Mississauga	29-Jul-96
Cooke, Barry Fenwick Haun	Toronto	25-Jul-96	Jackson, Fred Jerome	Alliston	24-Jul-96
Bagnell, Kenneth S	Toronto	25-Jul-96	Bayes, Frederick Charles	Jarvis	23-Jul-96
Rutledge, Herbert W	Ancaster	29-Jul-96	Martin, William H	Beamsville	23-Jul-96
Marshall, John Ralph	Agincourt	25-Jul-96	Howard, Wilbur Kenneth	Toronto	24-Jul-96
Macintosh, Nathaniel George	Sioux Lookout	12-Jul-96	Cope, Clarence Wesley	North Bay	24-Jul-96
Craig, Alan Wilfred	Brampton	25-Jul-96	Knowles, Emerson Grenfell	Bolton	25-Jul-96
Guilbeault, Romeo	Ottawa	29-Jul-96	Smith, David T	Stratford	10-Jul-96
Zwicker, Wilfred Grenfell	Toronto	25-Jul-96	Hall, Bruce Wilbur	Bala	25-Jul-96
Bodeleau, Gabriel	Hearst	11-Jul-96	Connolly, George Gregg	Don Mills	25-Jul-96
Stephens, David c	Bracebridge	25-Jul-96	Fennell, William Oscar	Toronto	24-Jul-96
Cook, Francis Alvin	Cookstown	25-Jul-96	Crysdale, Robert Cecil	Willowdale	24-Jul-96
McPhee, Robert William	Scarborough	25-Jul-96	Organ, Arthur	Islington	25-Jul-96
De New, William Paul	Hamilton	29-Jul-96	Carder, James Loris	Scarborough	25-Jul-96
Heuer, Emanuel John	Toronto	25-Jul-96	Daynard, Albert H	Staffa	31-Jul-96
Plourde, Joseph Aurele	Alexandria	11-Jul-96	Williams, Ronald James	Toronto	25-Jul-96
MacLachlan, John F	Mississauga	29-Jul-96	Carroll, Reginald A	Thunder Bay	26-Jul-96
Carey, Edwards Francis	Toronto	25-Jul-96	Kraus, Michael	Waterloo	11-Jul-96
Metulynski, Witaly	London	26-Jul-96	Kuechler, Martin	Hamilton	11-Jul-96
Newman, David R	Toronto	25-Jul-96	Hensbergen, John Dirk	Toronto	11-Jul-96
Woods, Lance B	Woodstock	31-Jul-96	Mercer, William Clarence	Toronto	25-Jul-96
Little, Alexander Milton	Toronto	25-Jul-96	La France, Emil	Kapuskasing	11-Jul-96
Turner, Gordon B	Toronto	25-Jul-96	Arkwright, Ronald Winson	Weston	24-Jul-96
Evans, Ann E	Toronto	25-Jul-96	Martin, Harry	Toronto	25-Jul-96
Wilson, Lois Miriam	Toronto	25-Jul-96	Smith, Allan George	Weston	24-Jul-96
Gemmell, John H	Toronto	25-Jul-96	Brenn, Cecil Ivan	Washago	25-Jul-96
Bodnarchuk, Michael	Mississauga	26-Jul-96	Chapin, Roscoe Tranmer	Unionville	25-Jul-96
Locke, John W	Collingwood	25-Jul-96	Martineau, Edouard Adolphe	Manotick	24-Jul-96
White, George H	Caledon East	25-Jul-96	Cromheim, Ulf Eric	Dundalk	24-Jul-96
Gibson, Norman S	Stratford	31-Jul-96	Brunette, Lionel	Haileybury	26-Jul-96
Matthieu, Rosaire	Timmins	26-Jul-96	Wilson, William Edward	Willowdale	25-Jul-96

Name	Location	Effective Date	Name	Location	Effective Date
Grant, John Webster	Toronto	24-Jul-96	Eaton, Bruce	Shallow Lake	25-Jul-96
Hamilton, Howard	Manotick	24-Jul-96	Young, Fred Matthews	Toronto	25-Jul-96
Herlihey, Henry J	Kitchener	29-Jul-96	Critch, Leslie	Toronto	25-Jul-96
Peacock, Charles E	Thornhill	25-Jul-96	Dreeke, Guenter	Toronto	25-Jul-96
Norquay, Alonzo James	Toronto	25-Jul-96	Sharpe, Robert Frederick	Hamilton	11-Jul-96
Smith, Philip M	Cambridge	29-Jul-96	Faulkner, Lloyd Allen	Gilmour	29-Jul-96
Renner, Peter C	Warton	23-Jul-96	Snow, Bailey Wallace	Woodbridge	25-Jul-96
Hunter, John C	Aurora	25-Jul-96	Marzec, Cyprian W	Hamilton	29-Jul-96
Bougie, Joseph	Crysler	11-Jul-96	Descheneaux, Jean J	Timmins	26-Jul-96
Cowan, Alexander Farquhar	Brampton	24-Jul-96	Chicoine, Jean P	Virginiatown	26-Jul-96
Starkey, Fred	Oakland	29-Jul-96	Fawcett, Samuel Vernon	Toronto	25-Jul-96
Mould, Lawrence W	Burlington	29-Jul-96	Lalonde, Gorges M	Cornwall	11-Jul-96
Loney, Norman	Cornwall	11-Jul-96	Friess, Donald Kurt	Cambridge	11-Jul-96
Young, Arthur Ernest	Brantford	25-Jul-96	Rentz, Kenneth G	Dryden	10-Jul-96
Firth, James Allan Glynn	Toronto	25-Jul-96	Scarrow, Melvyn James	South River	29-Jul-96
Frid, Harold	Hamilton	23-Jul-96	Ahn, Sang Y	Don Mills	11-Jul-96
Passmore, Robert	Owen Sound	25-Jul-96	Caslake, Alverna Lillian	Toronto	29-Jul-96
Howse, Ernest	Toronto	25-Jul-96	Thottumkal, Thomas	Cornwall	11-Jul-96
Poulter, Charles	Toronto	24-Jul-96	Kim, So Young	Toronto	11-Jul-96
Lapointe, Charles	Timmins	26-Jul-96	Sanders, Leslie Harvey	Fort Frances	12-Jul-96
Denholm, Andrew Thomas	Willowdale	24-Jul-96	Sheppard, Terrance John	Weston	29-Jul-96
Ray, Donald G	Don Mills	24-Jul-96	Deiever, Kurt H	Waterloo	11-Jul-96
Webster, Roy Edison	Toronto	24-Jul-96	Jones, Victor G	Kitchener	11-Jul-96
Onions, William G	Beamsville	23-Jul-96	Bent, Ronald	Stratford	11-Jul-96
Tonge, Walton H	Scarborough	25-Jul-96	Wright, Charles A	Cambridge	11-Jul-96
Thompson, Robert D	Orangeville	25-Jul-96	Petri, Fred	Kingston	11-Jul-96
Doxsee, Francis Archelaus	Beamsville	25-Jul-96	Tautorat, Horst	Scarborough	11-Jul-96
Taylor, Matthew	St Catharines	10-Jul-96	Lutz, Waldemar	Rexdale	11-Jul-96
Rogers, Albert Stanley	Gowanstown	29-Jul-96	Favreau, Richard	Timmins	26-Jul-96
Le Drew, Ralph	Toronto	25-Jul-96	Pharand, Myrtle	L'Orignal	29-Jul-96
Berube, Edouard	Cornwall	11-Jul-96	Lee, Paul Q	Toronto	25-Jul-96
Griffin, George	Cornwall	11-Jul-96	Plaskett, Douglas G	Burlington	23-Jul-96
Newcombe, Ervin E	Beamsville	29-Jul-96	Gillingham, Rayleigh J	Toronto	25-Jul-96
Knowles, Stanley Howard	Winnipeg, MB	12-Jul-96	Johnson, Philip E	Oakville	23-Jul-96
Storer, Eugene Wesley	Kitchener	11-Jul-96	Kim, Chung I	Windsor	11-Jul-96
Clow, William L	Scarborough	25-Jul-96	Clarke, Dennis A	Waterloo	11-Jul-96
McLean, Donald	Scarborough	24-Jul-96	Beal, Kenneth P	Kitchener	29-Jul-96
Bagnall, Thomas Hutchinson	West Hill	25-Jul-96	Robinson, Clavon B	Warton	10-Jul-96
MacQueen, Angus J	Toronto	24-Jul-96	Chil, Ilia	Norwich	26-Jul-96
Morden, Elwood B	Hamilton	23-Jul-96	Nazzani, Ermete	Thunder Bay	26-Jul-96
Short, John	Toronto	25-Jul-96	Mewhort, Elizabeth W	Kemble	25-Jul-96
O'Dowd, George Leo	Cornwall	11-Jul-96	McSheffrey, Edward D	Rainey River	26-Jul-96
Jones, John Humphreys	Toronto	25-Jul-96	Martin, Georges E	Matheson	26-Jul-96
Lake, William R	Beamsville	29-Jul-96	Seanor, Ronald C	Barrie	25-Jul-96
Bender, Rufus John	Durham	29-Jul-96	Liedtke, Guenther F	Kitchener	11-Jul-96
Purdy, Lawrence A	Mississauga	29-Jul-96	Ellerman, James E	Kitchener	11-Jul-96
Readhead, Ross E	Brantford	29-Jul-96	Bayliss, Frederick	Toronto	25-Jul-96
Elliott, Clifford Allan	Toronto	24-Jul-96	Braunlich, Edward W	Willowdale	26-Jul-96
Gillingham, Ralph Garland	Toronto	24-Jul-96	Phillips, Lester W	Elmira	29-Jul-96
Tremblay, Georges-Henri	Kapuskasing	11-Jul-96	Weitmann, Paul	Kitchener	29-Jul-96
Delucia, Ugo	Mississauga	24-Jul-96	Simpson, Allan B	Fonthill	23-Jul-96
Pace, William King	Toronto	24-Jul-96	Wu, Ernest	Rexdale	25-Jul-96
Wrenshall, Alfred D	Beamsville	24-Jul-96	Gazzard, Edwin J	Niagara Falls	29-Jul-96
Beacotte, Roland	New Liskeard	26-Jul-96	Danford, Gerald R	Ancaster	23-Jul-96
Harris, Robert Kenneth	Colborne	29-Jul-96	Mehlhorn, Ralph	Waterloo	15-Jul-96
Bannon, Joseph	Oakville	23-Jul-96	Johnson, Hilda M	Toronto	25-Jul-96
Blackmore, William N	Waterloo	29-Jul-96	Lyon, David T	Waterloo	23-Jul-96
McLeod, Norman Bruce	Toronto	25-Jul-96	Carnochan, Cecil h	Ripley	23-Jul-96
Campbell, Neil K	Burlington	29-Jul-96	Mayer, Claude Timmins	Timmins	26-Jul-96
Griffin, John W E	Moffat	29-Jul-96	Wildfong, Lorne C	Cambridge	11-Jul-96
Bryant, Cullene E	Mississauga	23-Jul-96	Dubneac, Archimandrite Feli	Windsor	25-Jul-96
Smith, Stewart M	Conn	23-Jul-96	Ayotte, Gilles	Cornwall	11-Jul-96
Maclean, J Neil	Brantford	29-Jul-96	Koo, Sen-Soi	Barrie	25-Jul-96
Sykes, Phyllis Aline	Toronto	25-Jul-96	Skey, Mervyn S	Etobicoke	25-Jul-96
Miller, Douglas R	Brampton	25-Jul-96	Twaddle, Peter M	Tillsonburgh	23-Jul-96
Ng, Kam-Yan	Toronto	25-Jul-96	Skues, Jack	Lancaster	25-Jul-96
Johnson, Benjamin R	Guelph	29-Jul-96	Trotter, Robert	Sherkston	23-Jul-96
Desgagne, Leopold	Timmins	26-Jul-96	Bartlet, Robert M	Toronto	25-Jul-96
Zmijewsky, Paul	Thunder Bay	26-Jul-96	Seunarine, James F	Mississauga	23-Jul-96
Sywyrydenko, Demian	Caledon	26-Jul-96	Meheux, Henri L	Kirkland Lake	26-Jul-96
Popescu, Paulin Dimitrie	Windsor	25-Jul-96	Im, Dae H	Weston	11-Jul-96
Mott, Kenneth E	Kitchener	29-Jul-96	Kim, Dai K	Weston	11-Jul-96
Tormin, Vincent	Stouffville	25-Jul-96	Schaffler, Amy E	Toronto	25-Jul-96
Mackay, James R	Brantford	29-Jul-96	Liang-Hiseler, Barbara	Welland	29-Jul-96

Name	Location	Effective Date	Name	Location	Effective Date
Godin, Robert	Timmins	26-Jul-96	Rankin, Wendy J A	Thunder Bay	12-Jul-96
Jobin, Robert	Sioux Narrows	26-Jul-96	Lisondra, Nestor G	Chapleau	11-Jul-96
Novakovic, Rajko R	Waterloo	29-Jul-96	Maclean, Janice	Honeywood	25-Jul-96
Bird, Christopher T	Scarborough	11-Jul-96	Vettukallel, Mathew T	Thunder Bay	26-Jul-96
Roberts, Edward A	Weston	25-Jul-96	Macgillivray, Judith	Toronto	25-Jul-96
Plawny, Thaddeus	Thunder Bay	26-Jul-96	Lecavalier, Laurent M	Cornwall	11-Jul-96
Hamilton, Sylvia G	Toronto	25-Jul-96	Lucia, Douglas John	Cornwall	11-Jul-96
Vaclavik, Judith	St Catharines	29-Jul-96	Campbell, Janice	Scarborough	25-Jul-96
Estill, Ann A	Guelph	29-Jul-96	Panganiban, Eduardo B	Mississauga	25-Jul-96
Plathottam, Joseph	Thunder Bay	26-Jul-96	Belanger, Martin J	Cornwall	11-Jul-96
Silman, Janet L	Toronto	25-Jul-96	Papky, Paula Diane	Dundas	29-Jul-96
McPhee, George L	Lions Head	25-Jul-96	Liebold, Darren	Atikokan	12-Jul-96
Caplat, Simon	Windsor	25-Jul-96	Jones, Kenneth Charles	Keswick	25-Jul-96
Peters, Manfred	Brampton	11-Jul-96	Sim, Michelle Frances	Oakville	11-Jul-96
Van, Byung-Sub	Rexdale	25-Jul-96	Bell, Brenda Suzanne	Grand Valley	25-Jul-96
Oxtoby, Willard G	Toronto	25-Jul-96	Henneberry, Peter WM	Newmarket	11-Jul-96
Gagnon, J Normand	Cornwall	11-Jul-96	Swaren, Richard Lee	Scarborough	25-Jul-96
Dunstan, Sylvia G	Ajax	25-Jul-96	Castor, Thomas	Sioux Lookout	11-Jul-96
Kappenkunnel, Abraham	Thunder Bay	26-Jul-96	Mackay, Harold L	Bracebridge	25-Jul-96
Gmeindl, Robert H	Heidelberg	11-Jul-96	Sekhon, Jagtaran Singh	Mississauga	11-Jul-96
Williams, John F	Mississauga	29-Jul-96	Brewer, Charles Aubrey	Dryden	11-Jul-96
Belanger, Jean	Haileybury	26-Jul-96	Langton, Donald R	Thunder Bay	12-Jul-96
Kim, Joong-Hwan	London	11-Jul-96	Morgan, Ross	Beamsville	29-Jul-96
Kim, Won-Jaeng	North York	11-Jul-96	Plewa, John	Sudbury	26-Jul-96
Fife, Catherine L	Clearwater	23-Jul-96	Poleska, Ralph	Brantford	11-Jul-96
Fairthorne, Mark C	Cornwall	11-Jul-96	Seargent, Carmen V	Toronto	25-Jul-96
Bruce, E Jean	Toronto	25-Jul-96	Baker, John E	Kincardin	29-Jul-96
Crandell, Stephen m	Dryden	29-Jul-96	Macquarrie, Joanna	Willowdale	25-Jul-96
Groves, Jerrold E	Nestor Falls	12-Jul-96	Blanchette, Isaie G	Kenora	26-Jul-96
Menu, Arthur	Fort Frances	12-Jul-96	Deardorff, Gregory B	Niagara Falls	10-Jul-96
Cerny, Josef	Echo Bay	11-Jul-96	Desavigny, Gordon	Ottawa	10-Jul-96
Short, James E	Toronto	25-Jul-96	Whitehorne, Harry J	Blenheim	23-Jul-96
Elmhirst, Frank R	Toronto	25-Jul-96	Baeyens, Daniel A	Ottawa	26-Jul-96
Ward, Agnes J	Willowdale	25-Jul-96	Bristow, Edmund R	Holstein	25-Jul-96
Samplonius, Homer G	Edmonton, AB	26-Jul-96	Pendleton, Charles L	Thornbury	25-Jul-96
Lisson, Patricia M	Toronto	25-Jul-96	Rivet, Lucien	Ramore	29-Jul-96
Baxter, Alfred S	St Catharines	23-Jul-96	McDowell, Ann M	Thunder Bay	12-Jul-96
Ternahan, Sharon E	Elliot Lake	29-Jul-96	Green, Mark L	Mallorytown	10-Jul-96
Parker, Jean	Toronto	25-Jul-96	Kouchnir, Volodymyr	London	26-Jul-96
Allen, David W	Willowdale	25-Jul-96	Rose, Hugh	Clarksburg	25-Jul-96
Telford, Donald L	Don Mills	25-Jul-96	Hedin, Lennart	Cambridge	11-Jul-96
Feeley, Ross	Atikokan	26-Jul-96	Lahn, Bruce	Hanover	11-Jul-96
Oliphant, Robert B	Toronto	25-Jul-96	Maclean, Perry	Kitchener	15-Jul-96
Pawenschky, Wasile	Fort Frances	26-Jul-96	Matlock, Stephen	Owen Sound	11-Jul-96
Cenerini, Michael A	Marathon	26-Jul-96	Miller, Darren	Cambridge	11-Jul-96
Bernardin, Robert	Kenora	26-Jul-96	Roth, Reinhard	Fergus	11-Jul-96
King, Barry D	Islington	25-Jul-96	Rumble, Leonard	Rexdale	11-Jul-96
Dagher, Anis B	Thornhill	10-Jul-96	Seelisch, Werner	St Thomas	15-Jul-96
Smith, John Gregory	Orangeville	25-Jul-96	Storer, Peter	Waterloo	11-Jul-96
MacLennan, William R	Borden	25-Jul-96	Veenhoven, John	Kitchener	11-Jul-96
Miller, John C C	Unionville	25-Jul-96	McGarvey, William D	Renfrew	29-Jul-96
Lee, Hyung-Sik	Downsview	11-Jul-96	Abraham, Roy	Sudbury	29-Jul-96
Moose, Simon	Pikangikum	29-Jul-96	Astley, Judith	Waterloo	29-Jul-96
Duplessis, Real	Cornwall	11-Jul-96	Kosacki, Piotr	Ottawa	26-Jul-96
Seo, Dong-Chun	Scarborough	25-Jul-96	Mccreadie, Marion	Murillo	12-Jul-96
Mosquito, John	Big Trout Lake	29-Jul-96	Bemrose-Fetter, Ann	Etobicoke	25-Jul-96
O'Brien, Robert A	Owen Sound	10-Jul-96	Klotz, Earl Stanley	Orton	25-Jul-96
Saari, Claus A	Sudbury	29-Jul-96	Demers, Marcel	Cornwall	11-Jul-96
Strachan, James J	Ottawa	25-Jul-96	Ulrichs, Hero	Hamilton	17-Jul-96
Plain, David Dwight	Christian Isld	25-Jul-96	Hopper, Allan Keith	Caledonia	23-Jul-96
Witon, Elizabeth Marilyn	Lanark	25-Jul-96	Golden, Steven Harris	Union	26-Jul-96
Mildrew, Fraser D	Winnipeg, MB	12-Jul-96	Rondeau, Joseph Andre	Longlac	11-Jul-96
Schneider, Karlfried W	Kitchener	29-Jul-96	Kondratyev, Nikolay	Windsor	26-Jul-96
Potvin, Marc Joseph Jean	Petawawa	10-Jul-96	Russell, Shirley Joyce	Nestor Falls	12-Jul-96
Russell, Kenneth H	Weston	25-Jul-96	Mann, Gurden Singh	Etobicoke	11-Jul-96
Fiddes, Victor	Niagara Falls	29-Jul-96			
Lefneski, Carl	Goderich	11-Jul-96			
Antosiak, Piotr A	Thunder Bay	26-Jul-96			
Edmons, Thomas	North York	25-Jul-96			
Hudgins, Mary Jane	Thunder Bay	12-Jul-96			
Morley, Susan	Germantown	29-Jul-96			
Quirion, Jean-Claude	Charlesbourg	29-Jul-96			
Callaghan, Laurelle D	Borden	25-Jul-96			
Fiset, Alain	Ottawa	29-Jul-96			

AUGUST 1996

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
Jabs Jr, Alfred	St Catharines	27-Aug-96
Hills, Sydney R	Elliot Lake	27-Aug-96
Aldred, Timothy Stewart	Kirkland Lake	18-Aug-96
Sowa, Andrzej	Toronto	1-Aug-96
Filas, Adam	Mississauga	1-Aug-96
Rose, Dale	Mississauga	1-Aug-96
Smith-Young, Gregory	Hornepayne	1-Aug-96
Smith, Andrew Roy	Niagara Falls	1-Aug-96
Ebcas, Beivenido P	Courtice	1-Aug-96
Smith, Helen Henriet	Niagara Falls	1-Aug-96
Allen, Douglas Norman	Wellesley	1-Aug-96
Cawthorn, Shirley	Cobourg	1-Aug-96
Fazeli, Bahman	Cobourg	1-Aug-96
Thompson, Robert Wise	Burlington	1-Aug-96
Howlett, David Allan	Ingersoll	1-Aug-96
Iwasaki, Michi	Toronto	1-Aug-96
Matsumoto, Kouchi	Ottawa	1-Aug-96
Hamilton, Tom	Toronto	1-Aug-96
Izumi, Akiko	Toronto	1-Aug-96
Takahashi, Nobu	Toronto	1-Aug-96
Meers, Tony	Toronto	1-Aug-96
Izumi, Hugh	Toronto	1-Aug-96
Oko, Tsunemitsu	Toronto	1-Aug-96
Masuda, Akiko	Toronto	1-Aug-96
Masuda, Mickey	Toronto	1-Aug-96
Nelson, Harry Wilfred	Sudbury	1-Aug-96
Clarke, Wilson	Armprior	12-Aug-96
Decker, Kenneth John	Toronto	12-Aug-96
Kopchuk, Michael	Sudbury	12-Aug-96
Vliestra, Rienk	St Mary's	12-Aug-96
Hafizovic, Nedzad	Mississauga	12-Aug-96
Levy, Karen	Thornhill	12-Aug-96
Savundranayagam, Joseph	Downsview	12-Aug-96
Aldom, David	Orillia	12-Aug-96
Smith, Phillip John Wesley	Scarborough	12-Aug-96
Wardell, Wayne John	Weston	12-Aug-96
Lee, Albert Ban-Sing	Scarborough	12-Aug-96
Spencer, Earl Malcolm	Toronto	12-Aug-96
Edwards, Milton	Scarborough	12-Aug-96
Winegarden, Ann Marlene	London	12-Aug-96
Withers, Norman Fraser	Mooretown	12-Aug-96
Guetter, Anita	Dorchester	12-Aug-96
Kass, Ando Martin	East York	12-Aug-96
Hill, Loretta	Hamilton	12-Aug-96
Ducharme, Douglas Edward	Toronto	13-Aug-96
Yeo, Weldon	Thunder Bay	13-Aug-96
Bergman, Timothy	Owen Sound	13-Aug-96
Griffiths, Dawn	Lindsay	13-Aug-96
Pullez, Michele Teodoro	Downsview	13-Aug-96
Coldwell, Mark Anthony	Windsor	15-Aug-96
Tam, Sharon	Mississauga	15-Aug-96
Lau, Hugo King-Wah	Mississauga	15-Aug-96
Bastien, Michael	Warton	15-Aug-96
Petrovic, Ilija	Oakville	19-Aug-96
Djokic, Georgije	Campbellville	19-Aug-96
Filler, Deris Elizabeth	Elliot Lake	19-Aug-96
Filler, Nelson	Elliot Lake	19-Aug-96
Paddock, Ray D C	Kirkland Lake	19-Aug-96
Paddock, Tina Manne Marie	Kirkland Lake	19-Aug-96
Rowell, Smith William	Ottawa	19-Aug-96
Jackson, Darrell Robert	Sarnia	19-Aug-96
Wright, Winston A	Toronto	19-Aug-96
Sarria Tejada, Daniel Omar	Downsview	19-Aug-96
Morrison, Eva May	Markham	20-Aug-96
Wagler, Philip Michael	Ayr	20-Aug-96
Reed, Paul N	Beaverton	20-Aug-96
Clarke, Wilson	Etobicoke	21-Aug-96
Bhanjee, Nizar R	Maple	21-Aug-96
Suleman, Munir Abdulaziz	Whitby	21-Aug-96
Velji, Zeenatali	Unionville	21-Aug-96
Rupani, Zul	Unionville	21-Aug-96

Name	Location	Effective Date
Hamir, Aminmamed	North York	21-Aug-96
Nurmohamed, Nasir	Unionville	21-Aug-96
Aldina, Shamshudin	Unionville	21-Aug-96
Esmail, Shamas	Don Mills	21-Aug-96
Lalju, Bahadurali	Barrie	21-Aug-96
Ali, Abdur Ruhman Barkat	Markham	21-Aug-96
Kanji, Salim	Thornhill	21-Aug-96
Abji, Aninmohamed	Rexdale	21-Aug-96
Bawania, Gulamali	Toronto	21-Aug-96
Ladha, Zulfikar	Toronto	21-Aug-96
Rajan, Tnayal	Richmond Hill	21-Aug-96
Charania, Ahmad Haiderali		
Ramji	Etobicoke	21-Aug-96
Jiwani, Nurez H	North York	21-Aug-96
Jetha, Tajdin	Mississauga	21-Aug-96
Kanjee Khoja, Azizali	Oakville	21-Aug-96
Alarakhia, Amin	Stoney Creek	21-Aug-96
Somani, Mehdi	Kingston	21-Aug-96
Govindji, Nizarali	Waterloo	21-Aug-96
Merani, Mohamed	Niagara Falls	21-Aug-96
Newbury, Darrell Selwyn	Bracebridge	21-Aug-96
Pabani, Anil	Sudbury	21-Aug-96
Kassam, Roshan	St Thomas	21-Aug-96
Luberti, Richard Anthony	Scarborough	27-Aug-96
Moloo, Mohamed	Ottawa	21-Aug-96
Hennessy, Michael	Listowel	21-Aug-96
Snow, Maxwell Ceril	Toronto	21-Aug-96
Newbury, June Norma	Bracebridge	21-Aug-96
Dearling, Daniel W	Collingwood	27-Aug-96
Hakala, Thomas	Barrie	27-Aug-96
Galvin, Germon	King City	27-Aug-96

RE-REGISTRATIONS

Name	Location	Effective Date
Rumball, Robert Leslie	Willowdale	14-Aug-96

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date
Radulovic, Omelian	Mississauga	16-Aug-96
02-Jun-96 to 06-Jun-96		
Bridged, George Bruce	Brown's Flat, NB	2-Aug-96
08-Aug-96 to 12-Aug-96		
Anderson, Albert E	Waterford, ND	12-Aug-96
14-Aug-96 to 18-Aug-96		
Fitch, Peter	St Stephen, NB	12-Aug-96
08-Aug-96 to 12-Aug-96		
Doucet, Paul Gerard	Toronto	12-Aug-96
21-Aug-96 to 25-Aug-96		
Berrington, Roger William	Winnipeg, MB	12-Aug-96
08-Aug-96 to 12-Aug-96		
Powers, Robert	AAA, ON	12-Aug-96
15-Aug-96 to 19-Aug-96		
Sarria Tejada, Daniel Omar	Downsview	12-Aug-96
15-Aug-96 to 19-Aug-96		
Oliver, David William	Bryn Manor, PA	12-Aug-96
15-Aug-96 to 19-Aug-96		
Haregot, Desta	Haninge, SWE	12-Aug-96
22-Aug-96 to 06-Aug-96		
Fitzpatrick, David S F M	Scarborough	13-Aug-96
22-Aug-96 to 06-Aug-96		
Mawer, Brian	Cornwall	16-Aug-96
22-Aug-96 to 06-Aug-96		
Fitzpatrick, James David	Montreal, QC	19-Aug-96
26-Aug-96 to 30-Aug-96		

Name	Location	Effective Date	Name	Location	Effective Date
Bang, Charles Douglas	Buffalo, NY	20-Aug-96	McLeod, Donald S	Arnprior	15-Aug-96
29-Aug-96 to 02-Aug-96			Donovan, Charles J	Arnprior	15-Aug-96
Charles, Sydney A	St Georges, Grenada	27-Aug-96	Grose, Allan E	Stratford	14-Aug-96
29-Aug-96 to 02-Aug-96			Siverns, Lloyd E	New Westminster	15-Aug-96
Wilcox, David Glenn	Pert-Andover, NB	12-Aug-96	Der Meksian, Sempad	Niagara Falls	14-Aug-96
05-Sep-96 to 09-Sep-96			Steady, William M	Renfrew	15-Aug-96
Patrick, Robert Bayard	Sault Ste Marie, MI	12-Aug-96	Metz, Basil Conroy	Guelph	14-Aug-96
26-Sep-96 to 30-Sep-96			Hovsepian, Vatche	Toronto	14-Aug-96
Veenstra, William Cecil	Mapleridge, BC	12-Aug-96	Pelletier, Leo Hormisdas	Pembroke	15-Aug-96
26-Sep-96 to 30-Sep-96			Baboorian, Nerses	St Catharines	14-Aug-96
Galanti, Arunino	Vancouver, BC	19-Aug-96	Koens, Adrian	Corbeil	15-Aug-96
12-Sep-96 to 16-Sep-96			Nota, Johannes H	Thorold	14-Aug-96
Clark, Terence	Hamilton	19-Aug-96	Gamble, Walter B	Willowdale	14-Aug-96
18-Sep-96 to 22-Sep-96			Gagnon, Roch J	Pembroke	15-Aug-96
Hershey, Stephen James	Sidney, BC	20-Aug-96	Brewster, Raymond A	Lucan	14-Aug-96
19-Sep-96 to 23-Sep-96			Shirvanian, Aris	Toronto	14-Aug-96
Deschenes, Paul	Montreal, QC	20-Aug-96	Nunn, Sheila	St Catharines	14-Aug-96
26-Sep-96 to 30-Sep-96			Styles, Toni C	Barrie	15-Aug-96
Clavet, Gerard	Winnipeg, MB	20-Aug-96	Kane, Joseph Edward	Arnprior	15-Aug-96
19-Sep-96 to 23-Sep-96			Wingle, James M	Scarborough	15-Aug-96
MacKinnon, Ronald Paul	Barrie	27-Aug-96	Irving, Richard J	Renfrew	15-Aug-96
19-Sep-96 to 23-Sep-96			McCoy, John W	Ridgetown	14-Aug-96
Duplessiss, Roger	St-Zephirin-De-Courval	1-Aug-96	Clickner, Kermit F	Windsor	14-Aug-96
10-Oct-96 to 14-Oct-96			Clayton, David A	Scarborough	14-Aug-96
Fish, Charles	Lac La Biche, AB	12-Aug-96	Boryczka, Arcadius A	Barry's Bay	15-Aug-96
10-Oct-96 to 14-Oct-96			Neville, William L	Mattawa	15-Aug-96
Haag, David	Kokom, IN	27-Aug-96	Good, Alan L	London	14-Aug-96
24-Oct-96 to 28-Oct-96			Coupland, Geoffrey Douglas	Ottawa	29-Aug-96
Bokovay, Willard K	Medley, AB	27-Aug-96	Zoeller, Thomas P	Combermere	15-Aug-96
11-Oct-96 to 15-Oct-96			Rekowski, Aloysius J	Barry's Bay	15-Aug-96
Wine, Sherwin	Farmington Hills, MI	12-Aug-96	Trenholme, William D	Barrie	15-Aug-96
14-Nov-96 to 18-Nov-96			Turpa, George J	Don Mills	15-Aug-96
Veeneman, Gerrit	Abbotsville, BC	12-Aug-96	Miles, Walter R	Guelph	14-Aug-96
26-Dec-96 to 30-Dec-96			Smith, Laura	St Thomas	14-Aug-96

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :

Name	Location	Effective Date	Name	Location	Effective Date
Drohan, D J	Pembroke	15-Aug-96	McLeod, Donald S	Arnprior	15-Aug-96
Hunt, Thomas S	Douglas	15-Aug-96	Donovan, Charles J	Arnprior	15-Aug-96
Flynn, Francis Adrian	Pembroke	15-Aug-96	Grose, Allan E	Stratford	14-Aug-96
Smith, Lyman E	Corbeil	23-Aug-96	Siverns, Lloyd E	New Westminster	15-Aug-96
Grundy, James	Windsor	14-Aug-96	Der Meksian, Sempad	Niagara Falls	14-Aug-96
O'Connor, Thomas R	Pembroke	15-Aug-96	Steady, William M	Renfrew	15-Aug-96
Grey, Edwin C	Oldcastle	29-Aug-96	Metz, Basil Conroy	Guelph	14-Aug-96
Bolton, Kenneth Charles	London	29-Aug-96	Hovsepian, Vatche	Toronto	14-Aug-96
Sammon, Leonard William	Pembroke	15-Aug-96	Pelletier, Leo Hormisdas	Pembroke	15-Aug-96
Marsland, Vernon	Toronto	23-Aug-96	Baboorian, Nerses	St Catharines	14-Aug-96
Gaudreault, Maurice S	Corbeil	15-Aug-96	Koens, Adrian	Corbeil	15-Aug-96
Smith, Paul Brainerd	Willowdale	23-Aug-96	Nota, Johannes H	Thorold	14-Aug-96
Murray, Emmett J	Killaloe	15-Aug-96	Gamble, Walter B	Willowdale	14-Aug-96
Murphy, Walter G	Arnprior	15-Aug-96	Gagnon, Roch J	Pembroke	15-Aug-96
Lee, Leroy J	Vineland	14-Aug-96	Brewster, Raymond A	Lucan	14-Aug-96
Tatoyan, Vasken	Niagara Falls	14-Aug-96	Shirvanian, Aris	Toronto	14-Aug-96
Larkin, Garry B	Petawawa	15-Aug-96	Nunn, Sheila	St Catharines	14-Aug-96
Ratcliffe, Stanley Harry	Don Mills	19-Aug-96	Styles, Toni C	Barrie	15-Aug-96
Krystkowiak, Casimir J	Mississauga	15-Aug-96	Kane, Joseph Edward	Arnprior	15-Aug-96
Gagnon, Evert Arthur	Stratford	14-Aug-96	Wingle, James M	Scarborough	15-Aug-96
Keogh, Michael James	Renfrew	15-Aug-96	Irving, Richard J	Renfrew	15-Aug-96
Cassidy, Thomas M	Arnprior	15-Aug-96	McCoy, John W	Ridgetown	14-Aug-96
Morris, Alexander Martin	Pembroke	15-Aug-96	Clickner, Kermit F	Windsor	14-Aug-96
Hayes, Joseph James	Pembroke	15-Aug-96	Clayton, David A	Scarborough	14-Aug-96
Gagne, Hilaire	Arnprior	15-Aug-96	Boryczka, Arcadius A	Barry's Bay	15-Aug-96
Sullivan, Maurice Austin	Pembroke	15-Aug-96	Neville, William L	Mattawa	15-Aug-96
Lenius, Wilfred	Scarborough	15-Aug-96	Good, Alan L	London	14-Aug-96
Macneil, Edward M	Toronto	15-Aug-96	Coupland, Geoffrey Douglas	Ottawa	29-Aug-96

SEPTEMBER 1996

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date	Name	Location	Effective Date
Boyce, George Herbertson	Etobicoke	17-Sep-96	Garrity, Sean	Toronto	4-Sep-96
Hopkins, Selwyn G	Kingston	10-Sep-96	19-Sep-96 to 23-Sep-96		
Arnot, John G	Toronto	10-Sep-96	Mould, Lawrence William	Burlington	4-Sep-96
Mortley, Stephen J	Niagara Falls	4-Sep-96	05-Sep-96 to 09-Sep-96		
Fruesen, David K	Kenora	4-Sep-96	Hollander, Benjamin Jacobson	Toronto	11-Sep-96
Bush, Peter George	Mitchell	4-Sep-96	13-Sep-96 to 17-Sep-96		
Rathwell, Mark	Barwich	4-Sep-96	Harper, Mark	Sarnia	11-Sep-96
Persad, Bhisham	Brampton	4-Sep-96	12-Sep-96 to 16-Sep-96		
Sotto, Jose Andres	Toronto	4-Sep-96	Shepherd, Loraine Fay MacKenzie	Toronto	11-Sep-96
Ofori-Darko, Stephen	Etobicoke	12-Sep-96	26-Sep-96 to 30-Sep-96		
Perkins, Marion Irene	London	13-Sep-96	Adams, J Basil	Burlington	11-Sep-96
Marasinghe, Farida	Windsor	17-Sep-96	20-Sep-96 to 24-Sep-96		
Velji, Shaimul	London	17-Sep-96	MacLennan, John Lawrence	St Albert, AB	12-Sep-96
Merchant, Sultan Ali	Guleph	17-Sep-96	26-Sep-96 to 16-Sep-96		
Jinnah, Nazim	Belleville	17-Sep-96	Myer, David	Ephrata, PA	12-Sep-96
Ma, Peter	Scarborough	17-Sep-96	12-Sep-96 to 16-Sep-96		
Ernst, Michael	Hamilton	17-Sep-96	Crawford, Norman Wilbert	Jackson, MI	17-Sep-96
Friedlander, Ariel Judith	Toronto	17-Sep-96	26-Sep-96 to 30-Sep-96		
Sommers, Loyd	St Catharines	17-Sep-96	Gordon, Fred W	Milton	4-Sep-96
Rolph, Kyle Travis	Windsor	17-Sep-96	10-Oct-96 to 14-Oct-96		
Karmody, David	Mississauga	17-Sep-96	Salm, Luc	Brossard, QC	4-Sep-96
Hurlburt, Ronald Glenn	Unionville	17-Sep-96	10-Oct-96 to 14-Oct-96		
Adams, David J	Niagara Falls	17-Sep-96	Mattinson, Glen	Peterborough	11-Sep-96
Tabaka, Yaroslav	London	18-Sep-96	31-Oct-96 to 04-Nov-96		
Jones, Bryn	London	18-Sep-96	Shepherd, Loraine Fay MacKenzie	Toronto	11-Sep-96
Jones, Janet	London	18-Sep-96	17-Oct-96 to 21-Oct-96		
Cook, Allen	Bridgenorth	18-Sep-96	Wood, Dawn	Victoria, BC	11-Sep-96
Thiessen, Wilhelm J	Leamington	18-Sep-96	02-Oct-96 to 06-Oct-96		
Kok, Joseph Kai-Yung	Markham	18-Sep-96	Lins, Donald Thomas	Saskatoon, SK	11-Sep-96
Hiscock, Boyd	Toronto	18-Sep-96	03-Oct-96 to 07-Oct-96		
Donnelly, Francis Patrick	Ottawa	18-Sep-96	Fletcher, Mary Elsie	Mississauga	11-Sep-96
Boucher, Joyce Marie	Gloucester	18-Sep-96	17-Oct-96 to 21-Oct-96		
Curry, Sydney	Ottawa	18-Sep-96	Hibert, John G	Austin, MB	12-Sep-96
Mercer, Judith	Toronto	18-Sep-96	10-Oct-96 to 14-Oct-96		
McKay, G Bruce	St Catharines	18-Sep-96	Huntly, Alyson	Ottawa	17-Sep-96
Robson, Brian	Unionville	18-Sep-96	10-Oct-96 to 14-Oct-96		
Hammill, Geoff James	Markham	19-Sep-96	Shepherd, Loraine Fay MacKenzie	Toronto	17-Sep-96
Hammill, Justine Marie	Markham	19-Sep-96	02-Oct-96 to 06-Oct-96		
Bond, Donna Jean	Scarborough	19-Sep-96	Boyce, George Herbertson	Mt Brydges	17-Sep-96
Bond, David Erice	Scarborough	19-Sep-96	29-Oct-96 to 02-Nov-96		
Thiruwadudurai, Village K	Richmond Hill	19-Sep-96	Harman, John	Red Lion, PA	17-Sep-96
Chandrasedaran, Vellore	Richmond Hill	19-Sep-96	10-Oct-96 to 14-Oct-96		
Kurukkal, Sybramania P K	Richmond Hill	19-Sep-96	Churchill, John	Mt Desert Maine	17-Sep-96
Mirkovic, Zarko	Gloucester	19-Sep-96	10-Oct-96 to 14-Oct-96		
Khalsa, Harimandir	Ottawa	19-Sep-96	Caron, Marcel	Charlesbourg, QC	17-Sep-96
Khalsa, Siri	Ottawa	19-Sep-96	17-Oct-96 to 21-Oct-96		
Alarakhia, Abdulmalik	Brantford	19-Sep-96	Mundle, Garth Irving	Edmonton, AB	19-Sep-96
Olmstead, Stephen	Sharbot Lake	19-Sep-96	03-Oct-96 to 07-Oct-96		
McDonald, D Shaun	North York	19-Sep-96	Fletcher, Mary Elsie	Mississauga	19-Sep-96
Laxamana, Xavier	Scarborough	19-Sep-96	17-Oct-96 to 21-Oct-96		
Bushing, Frank	Ottawa	23-Sep-96	Windsor, Gary Dexter	Botwood, NF	19-Sep-96
Gourlay, Gordon Earl	Kitchener	23-Sep-96	17-Oct-96 to 21-Oct-96		
Middleton, Karen	Gloucester	23-Sep-96	Rostotski, Lorne	St John's, NF	19-Sep-96
Machado, Clement Joachim	Ottawa	23-Sep-96	03-Oct-96 to 07-Oct-96		
Streicher, Menno Kipfer	Millbank	25-Sep-96	Fraser, John	Skerkston	23-Sep-96
Watherby, Robert	Whitefish	25-Sep-96	10-Oct-96 to 14-Oct-96		
Bridge, Douglas	Pembroke	25-Sep-96	Roy, Lucien A	Winnipeg, MB	25-Sep-96
Garnett, Hilton Eglan	Ajax	25-Sep-96	24-Oct-96 to 28-Oct-96		
Schneider, Barry	North York	25-Sep-96	Shepherd, Loraine Fay		
Thompson, Peter Stanley	Toronto	25-Sep-96	MacKenzie	Toronto	11-Sep-96
Broelema, James	Kemptville	25-Sep-96	21-Nov-96 to 25-Nov-96		
			Owen, Ronald	East Herford, QC	17-Sep-96
			28-Nov-96 to 02-Dec-96		
			Walter, Allison R	Toronto	19-Sep-96
			26-Dec-96 to 30-Dec-96		
			Walter, Stanley	Toronto	19-Sep-96
			26-Dec-96 to 30-Dec-96		

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date
Frieson, Milton	Fairview, AB	4-Sep-96
12-Sep-96 to 16-Sep-96		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :

Name	Location	Effective Date
Ericson, Carl N	Emo	4-Sep-96
Swanberg, Harold W	Emo	4-Sep-96

OCTOBER 1996

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
Ripley, David S	Brampton	1-Oct-96
Acheampong, Isaac	North York	1-Oct-96
Anyan, Twum Barimah	Brampton	1-Oct-96
Sargent, William S	Hamilton	1-Oct-96
Trim, Kathrn Janet Heather	North York	1-Oct-96
Trim, Kester James	North York	1-Oct-96
Wood, Carol	Hamilton	1-Oct-96
Phelan, isabel	South Porcupine	2-Oct-96
Park, In Hee	Don Mills	2-Oct-96
Brown, Richard Alan	Burlington	2-Oct-96
Pickard, Timothy Lee	Scarborough	2-Oct-96
Walters, Peter	Scarborough	2-Oct-96
Sorzano, columbo	London	2-Oct-96
Litchfield, Alan G	Prescott	2-Oct-96
Watson-Burgess, Bruce	Toronto	3-Oct-96
Doherty, Peter James	Ottawa	3-Oct-96
Mesh, Judith Dianne	Toronto	3-Oct-96
Khasa, Gurunater Kaur	Toronto	3-Oct-96
Rayo, Walter D	London	7-Oct-96
Donnelly, T Hugh	Bowmanville	7-Oct-96
Nykamp, Friedhelm	Burlington	7-Oct-96
Godoy Barboza, Miguel Angel	Toronto	8-Oct-96
Mejlak, Brian	Bramalea	8-Oct-96
Mongeau, Gilles	Toronto	8-Oct-96
Paolazzi, Tiziano	Toronto	8-Oct-96
Sheehan, Richard	Etobicoke	8-Oct-96
Skwarek, Arkadiusz	Don Mills	8-Oct-96
Ingram, William	Toronto	11-Oct-96
Esau, Alvin J	St Catharines	8-Oct-96
Allan, Victor J	Perth	8-Oct-96
Beere, James	Perth	8-Oct-96
Newhouse, Harrison Andrew	Bloomfield	11-Oct-96
Plantanis, Michael Athanasios	Kitchener	11-Oct-96
Stormes, William	Lindsay	15-Oct-96
Gibbons, Martina	St Catharines	15-Oct-96
Reynolds, James	Alliston	15-Oct-96
Galant, Andrezej J	Scarborough	15-Oct-96
Howson, William W	Essex	15-Oct-96
Lawton, Donald J	Babcygeon	15-Oct-96
Graham-Tanner, Charles	Brockville	15-Oct-96
Bhattacharya, Atin	Toronto	15-Oct-96
Hughes, Patricia	Chelmsford	16-Oct-96
Buttnor, Allan A	Toronto	16-Oct-96
Hynes, Vera	Guelph	16-Oct-96
Peters, David	Delhi	16-Oct-96
Gauthier, Daniel	Lancaster	16-Oct-96
Aube, Marcel J	Cornwall	16-Oct-96
Brunet, Claude L	Alexandria	16-Oct-96
Abubakar, Ajhaj G S	Toronto	16-Oct-96
Amirthakumar, Virgil	Ottawa	18-Oct-96
Chang, James	Toronto	18-Oct-96
Elliott, Mark	Warton	18-Oct-96
Kuettel, Gordon Walter	Richmond Hill	18-Oct-96
Legault, Gabriel	Embrun	18-Oct-96

Name	Location	Effective Date
Metivier, Alain	Ottawa	18-Oct-96
Quintal, Manuel Das Neves	Mississauga	22-Oct-96
Karikompil, Jose	Woodbridge	22-Oct-96
Wong, Ka Hon	Markham	22-Oct-96
Castillo, Oscar	Waterloo	23-Oct-96
Hunsberger, Catherine	Waterloo	23-Oct-96
Pauls, Jacob I	Waterloo	23-Oct-96
Karlin, Gary	Hamilton	24-Oct-96
Bender, darrell	Ottawa	24-Oct-96
Lekic, Mike Mile	Oshawa	28-Oct-96
Housseini, Marouan	Ottawa	28-Oct-96
Vandermolen, Geoffrey Alan	London	29-Oct-96
Puric, Prvoslav	London	29-Oct-96
Western-Pajuk, Barbara A	Sarnia	30-Oct-96
Morgan, James Christian	Goderich	30-Oct-96
Twinem, Stephen	Harrow	30-Oct-96
Gitendran, Peter	Toronto	31-Oct-96
Davy, Michael	Cannington	31-Oct-96
Vieira, Paulo Gerhardt	Mississauga	31-Oct-96
Zargarian, Zareh Alvand	Scarborough	31-Oct-96

RE-REGISTRATIONS

Name	Location	Effective Date
Faulkner, Clifford R	Niagara	18-Oct-96

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date
Fraser, John Alvin	Sherkston	1-Oct-96
10-Oct-96 to 14-Oct-96		
Melanson, Daniel R J	Bath, NB	1-Oct-96
10-Oct-96 to 14-Oct-96		
Sansome, Eldon Bertie	Markham	2-Oct-96
24-Oct-96 to 28-Oct-96		
Masters, Darlene I R	Hampden, NF	2-Oct-96
18-Oct-96 to 22-Oct-96		
McLennan, Mark	Scotsburn, NS	2-Oct-96
24-Oct-96 to 28-Oct-96		
Caissie, Ronald B	Kalamazoo, MI	2-Oct-96
05-Oct-96 to 09-Oct-96		
Nebres, Domingo	Toronto	3-Oct-96
03-Oct-96 to 07-Oct-96		
Dederick, Jane Richard	Winnipeg, MB	3-Oct-96
10-Oct-96 to 14-Oct-96		
Stewart, John Fraser	Edmonton, AB	9-Oct-96
11-Oct-96 to 15-Oct-96		
Vaughn, Bryan David	Holland Landing	11-Oct-96
11-Oct-96 to 15-Oct-96		
Higgins, Richard J	Toronto	16-Oct-96
16-Oct-96 to 20-Oct-96		
Crawley, David Perry	Kelowna, BC	22-Oct-96
22-Oct-96 to 26-Oct-96		
Evans, Paul	Montreal, QC	29-Oct-96
31-Oct-96 to 04-Oct-96		
O'Leary, Aidan	Templeoak, Dublin	29-Oct-96
30-Oct-96 to 03-Oct-96		
Williams, Gordon M	Sheridan, IL	2-Oct-96
28-Nov-96 to 02-Dec-96		
Hamilton, Sylvia	Toronto	24-Oct-96
14-Nov-96 to 18-Nov-96		
Phills, Neville W B	Winnipeg, MB	3-Oct-96
29-Dec-96 to 02-Jan-97		
Kirkwood, James A	Toronto	31-Oct-96
24-Dec-96 to 28-Dec-96		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :

Name	Location	Effective Date
Weiler, Arthur J	Windsor	1-Oct-96
Gelinas, Jean-Paul	Cochrane	22-Oct-96
Filion, Clement	Smooth Rock Falls	22-Oct-96
Leonard, Gerald J	Kitchener	22-Oct-96
Shaver, Basil	Orillia	22-Oct-96
Cook, Gordon Le Roy	Hamilton	22-Oct-96
Bouchard, Gerard	Hearst	22-Oct-96
Wiener, Alfred Herman	Toronto	22-Oct-96
Brouillard, Edmond-Coutu	Quebec	22-Oct-96
Trudel, Guy	Kapuskasing	22-Oct-96
Hill, Donald George	Orillia	22-Oct-96
Black, James Bernard	Toronto	22-Oct-96
Strain, William E	Markdale	22-Oct-96
Jacob, Roberts B	Downsview	22-Oct-96
Webb, William G	Bramalea	1-Oct-96
Stewart, David Glen	Delta	15-Oct-96
Powers, Paul L	Don Mills	22-Oct-96
Mahan, George	Pictou	22-Oct-96
Stone, Clarence	Thunder Bay	22-Oct-96
Turner, William J	Peterborough	22-Oct-96
Cameron, John	Windsor	21-Oct-96
Antonowicz, Alexander	Brandford	22-Oct-96
Prashaw, Richard	Russell	16-Oct-96
Belden, David	Toronto	22-Oct-96
Rutter, Charles A	Pictou	22-Oct-96
Pressey, Norman S	Tillsonburg	22-Oct-96
Kendall, John B	St Catharines	22-Oct-96
Hickey, David J	Peterborough	22-Oct-96
Jones, Ian E	Burlington	22-Oct-96
Radowsky Sr, Michael	Niagara Falls	22-Oct-96
Turner, Caroline R	Kingston	23-Oct-96
Gabudisa, Roger B	Cochrane	22-Oct-96
O'Neill, James M	Toronto	22-Oct-96
Desjardins, George A	Ottawa	22-Oct-96
Matuszynski, Joseph	Peterborough	22-Oct-96
Price, Merlin E	St Catharines	22-Oct-96
Briones, Blas	Hearst	22-Oct-96
Arbo, Harold	Orillia	22-Oct-96
Beukema, John Henry	Weston	8-Oct-96
Zion, Basil William P	Kingston	22-Oct-96
Oxales, Jaime	Peterborough	22-Oct-96
Inkel, Andre	Chapleau	21-Oct-96
Baker, Daniel Patrick	Belleville	22-Oct-96
Alcobendas, Paul	Port Hope	22-Oct-96
Hill, Sarah Alice	Scarborough	22-Oct-96
Efthimiadis, Theodore	Kitchener	9-Oct-96
Thrasher, Ronald William	Georgetown	21-Oct-96
Macdonald, Stephen V	Toronto	22-Oct-96
Weber, Cyrus J	Brampton	22-Oct-96
Polding, Paul Edward	Guelph	21-Oct-96
Melchin, Gerald E	Brampton	22-Oct-96
Okonmah, Emmanuel	Peterborough	22-Oct-96
Bacareza, Oswaldo	Peterborough	22-Oct-96
Ternieden, Richard William	Etobicoke	22-Oct-96
Wheaton, Phillip Clair	Gloucester	22-Oct-96
Bradshaw, James Lloyd	Sudbury	21-Oct-96
Bradshaw, Beverley Ann	Sudbury	21-Oct-96
Panchatchara Iyen,		
Balasubramnai Sa	Richmond Hill	21-Oct-96
Smith, James Clark Jr	Toronto	23-Oct-96
Kavanaugh, Mary-Jane	Pickle Lake	22-Oct-96
Hood, John William	St Catharines	22-Oct-96
Hayes, Terrance Melvin	Barrie	22-Oct-96
Gray, Bradley John	Blind River	22-Oct-96

NOVEMBER 1996

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
Cornelisse, Nicholas	Gloucester	4-Nov-96
Tith, Chhin	Hamilton	1-Nov-96
King, Barry	Don Mills	1-Nov-96
Kauk, Brian	Clayton	1-Nov-96
Staples, Michelle L	Russell	1-Nov-96
Staff, Alan Jack	Hanover	4-Nov-96
Cooper, Cynthia	Cheltenham	1-Nov-96
Upadhyay, Lal Bihari	Toronto	4-Nov-96
Farah, Saeed Mohamed	Scarborough	4-Nov-96
Bazilsky-Brennan, Shawn P	London	4-Nov-96
Gilyana, Yousif	Etobicoke	5-Nov-96
Turner, Donald Keith	Caledonia	5-Nov-96
Richardson, Mark Sheldon	Kitchener	5-Nov-96
Griggs, James S	Kingston	5-Nov-96
Steenburgh, William	Fenelon Falls	6-Nov-96
Graham, John Bruce	Hamilton	6-Nov-96
Kupefer, Jane	Seaforth	6-Nov-96
Epp, Delmer	Tavistock	7-Nov-96
Mazurek, Pamela Jane	Kitchener	8-Nov-96
Brunner, Heinz	Woodbridge	8-Nov-96
Vela Ilie	Waterloo	8-Nov-96
Chih, Han-Luan	Willowdale	8-Nov-96
Gooding, Sean	Mississauga	13-Nov-96
Bahar, Daniel	Thornhill	15-Nov-96
Byma, Ralph	Brantford	15-Nov-96
Hann, Eli Almon	Dryden	15-Nov-96
Kalmbach, Eric	Stouffville	15-Nov-96
Van Kesteren, John	Little Current	18-Nov-96
Gardner, Robert M	New Liskeard	19-Nov-96
Epp, Elsie Marie	Tavistock	21-Nov-96
Kersey, Errol Rodney	Windsor	21-Nov-96
Lundy, J David	Toronto	21-Nov-96
Luu, Thom	London	21-Nov-96
Whitfield, J Adrian	Haliburton	21-Nov-96
Harrison, Derek J	Newmarket	25-Nov-96
Moore, Arnold E	Toronto	25-Nov-96
Tennyson, Paul	Hagersville	26-Nov-96
Dwivedi, Udai B	Etobicoke	26-Nov-96
Allen, Brenda M	Pictou	27-Nov-96
Allen, David	Pictou	27-Nov-96
Holliday, David W	Thunder Bay	27-Nov-96
Gharsel-Din, El-Said Mohamed	Burlington	28-Nov-96
McPhee, George	Owen Sound	28-Nov-96
Corriveau, Douglas	Woodstock	28-Nov-96
Grift, Richard E	Brantford	28-Nov-96
Garcia, Fredi Alexis	Toronto	29-Nov-96
Rodriguez, Werner	Ajax	29-Nov-96

RE-REGISTRATIONS

Name	Location	Effective Date
Seebach, Bruce E	Waterloo	3-Nov-96
Burner, John Martin	London	29-Nov-96

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date
Gavin, Joseph Benjamin	Cote St-Luc, QC	15-Nov-96
09-Jan-97 to 13-Nov-97		

Name	Location	Effective Date	Name	Location	Effective Date
Murray, Bruce Douglas 16-Jan-97 to 20-Jan-97	Greenwood, NS	27-Nov-96	Shepherd, Loraine Mackenzie 09-Jan-97 to 13-Jan-97	Toronto	10-Dec-96
Umble, J Richard 09-Jan-97 to 13-Nov-97	Atglenp USA	27-Nov-96	Kaill, Robert Cecil 28-Jan-97 to 01-Feb-97	Halifax, NS	22-Dec-96
Sansome, Eldon Oliver Bertie 27-Nov-96 to 01-Dec-96	Markham	29-Nov-96	Carvana, Nazzareno 06-Feb-97 to 10-Feb-97	Laja Malta	26-Dec-96
Manarin, Trisha Miller 18-Dec-96 to 22-Dec-96	Hatboro, PA	13-Nov-96	Meyer, Jeffrey 21-Aug-97 to 25-Aug-97	Grenville, MI	20-Dec-96
Crosby, Grover William 19-Dec-96 to 23-Dec-96	Newmarket	21-Nov-96	Pot, James E 12-Dec-96 to 16-Dec-96	Edmonton, AB	2-Dec-96
Harnden, Joseph Charles Wayne 12-Dec-96 to 16-Dec-96	Dauphin, MB	21-Nov-96	Fourney, Lloyd William 26-Dec-96 to 30-Dec-96	Edmonton, AB	3-Dec-96
Wall, John 27-Dec-96 to 31-Dec-96	Straffordville	29-Nov-96	Fraser, John Alvin 04-Dec-96 to 08-Dec-96	Sherkston	6-Dec-96
			Bruce, Robert Garry 26-Dec-96 to 30-Dec-96	Regina, SK	6-Dec-96
			Lougheed, Jan 19-Dec-96 to 23-Dec-96	Bristol, QC	6-Dec-96
			Haner, Wallace Everett 24-Dec-96 to 28-Dec-96	Metcalfe	12-Dec-96

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :

Name	Location	Effective Date
Powell, David R	Toronto	13-Nov-96
Bustard, Arden	Brockville	5-Nov-96
Obradovic, Dobrica	London	5-Nov-96
Sider, Craig E	Oakville	5-Nov-96
Bourque, Robert G	Carunna	5-Nov-96
Ponto, Douglas Martin	Regina, SK	18-Nov-96
Davis, Timothy	Etobicoke	27-Nov-96
Nicol, Edward Alexander John	Kyle, SK	18-Nov-96

DECEMBER 1996

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
Patterson, Mary Josephine	Jarvis	20-Dec-96
Yohans, Mussie	Scarborough	20-Dec-96
Brock, Gordon A	Guelph	24-Dec-96
Mickenack, Robert	Bearskin Lake	24-Dec-96
Mentesana, Daniel	North York	24-Dec-96
Namse, Kaka	Toronto	24-Dec-96
Klympenhower, Brian N	Harrison	31-Dec-96
Gray, Joseph N	Waterloo	31-Dec-96
Weber, Raymond A	Elgin	31-Dec-96

RE-REGISTRATIONS

Name	Location	Effective Date
Steed, Harold T	Waterloo	4-Dec-96

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date
Penner, Menno 02-Jan-97 to 06-Jan-97	Arborg, MB	2-Dec-96

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :

Name	Location	Effective Date
Allie, Jean Leon	Ottawa	11-Dec-96
Young, Ronald Carlson	No City	10-Dec-96
Hunka, Jack W	Edmonton, AB	4-Dec-96
Speer, Allan R	Dunville	31-Dec-96
Horton, James H	Grimsby	9-Dec-96
Green, Carl James	Ridgetown	4-Dec-96
Abdulayad, Garber B	Scarborough	16-Dec-96
Yeganeh, Bijan	North York	9-Dec-96
Zuffanti, Norma	North York	9-Dec-96
Kirkwood, James A	Toronto	9-Dec-96

(6955) 27

Orders in Council Décrets

O.C./Décret 1641/2001

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation du soussigné, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil des ministres, décrète ce qui suit :

PURSUANT TO subsection 5(1) of the *Executive Council Act*, the powers and duties with respect to the *Firefighters' Memorial Day Act, 2000* are assigned and transferred from the Minister of Citizenship, Culture and Recreation to the Solicitor General from the date of this Order in Council.

Recommended

MIKE HARRIS,
Premier and President of the Council

Concurred

R. W. RUNCIMAN,
Chair of Cabinet

Approved and Ordered, June 20, 2001.

(6951) 27

ROY MCMURTRY,
Administrator of the Government

O.C./Décret 1642/2001

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation du soussigné, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil des ministres, décrète ce qui suit :

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c.E-25, a member of the Executive Council was appointed under the Great Seal on June 17, 1999 to hold office as the Minister of Health and Long-Term Care,

AND WHEREAS by Order in Council numbered O.C. 2664/93 made October 21, 1993 and Order in Council numbered O.C. 1309/94 made May 18, 1994, all of the powers and duties in relation to long-term programs and services assigned by law to the Minister of Community and Social Services were assigned to the Minister of Health,

PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*, all of the powers and duties in relation to health assigned by law to the Minister of Health are hereby assigned and transferred to the Minister of Health and Long-Term Care,

AND FURTHER PURSUANT to subsection 2(2) of the *Executive Council Act*, the duties of the Ministry of Health under the *Ministry of Health Act* R.S.O. 1990, c.M-26, are hereby assigned and transferred to the Ministry of Health and Long-Term Care,

AND FURTHER PURSUANT to subsections 2(2) and 5(1) of the *Executive Council Act*, the Minister of Health and Long-Term Care shall be responsible for the administration of the Acts named below:

Alcoholism and Drug Addiction Research Foundation Act

Ambulance Act

Cancer Act

Charitable Institutions Act (Long-Term Care Programs and Services Only as referred to in Order-in-Council numbered O.C. 2664/93 made October 21, 1993)

Community Psychiatric Hospitals Act

Developmental Services Act (Long-Term Care Programs and Services Only)

Drug and Pharmacies Regulation Act

Drug Interchangeability and Dispensing Fee Act

Drugless Practitioners Act

Elderly Persons Centres Act

Fluridation Act

Healing Arts Radiation Protection Act

Health Cards and Numbers Control Act, 1991

Health Care Accessibility Act

Health Care Consent Act, 1996

Health Facilities Special Orders Act

Health Insurance Act

Health Protection and Promotion Act

Homemakers and Nurses Services Act

Homes for Retarded Persons Act (Long-Term Care Programs and Services Only)

Homes for Special Care Act

Homes for the Aged and Rest Homes Act

Immunization of School Pupils Act

Independent Health Facilities Act

Laboratory and Specimen Collection Centre Licensing Act

Long-Term Care Act, 1994

Mental Health Act

Mental Hospitals Act

Ministry of Community and Social Services Act (Sections 11.1 and 12 relating to Long-Term Care Programs and Services Only)

Ministry of Health Act

Ministry of Health Appeal and Review Boards Act, 1998

Municipal Health Services Act

Nursing Homes Act

Ontario Drug Benefit Act

Ontario Medical Association Dues Act, 1991

Ontario Mental Health Foundation Act

Physician Services Delivery Management Act, 1996

Private Hospitals Act

Public Hospitals Act

Regulated Health Professions Act, 1991

Audiology and Speech-Language Pathology Act, 1991

Chiropractic Act, 1991

Chiropractic Act, 1991

Dental Hygiene Act, 1991

Dental Technology Act, 1991

Dentistry Act, 1991

Denturism Act, 1991

Dietics Act, 1991

Massage Therapy Act, 1991

Medical Laboratory Technology Act, 1991

Medical Radiation Technology Act, 1991

Medicine Act, 1991

Midwifery Act, 1991

Nursing Act, 1991

Occupational Therapy Act, 1991

Opticianry Act, 1991

Optometry Act, 1991

Pharmacy Act, 1991

Physiotherapy Act, 1991

Psychology Act, 1991

Respiratory Therapy Act, 1991

Tobacco Control Act, 1994

Trillium Gift of Life Network Act (formerly the *Human Tissue Gift Act*)

This Order-in-Council is to be effective as of the 17th day of June 1999, and all powers and duties exercised by the Minister of Health and Long-Term Care on or after the 17th day of June, 1999, under or in relation to the foregoing legislation, are hereby approved, ratified, sanctioned and confirmed.

Recommended

MIKE HARRIS,
Premier and President of the Council

Concurred

R. W. RUNCIMAN,
Chair of Cabinet

Approved and Ordered, June 20, 2001.

(6952) 27 ROY MCMURTRY,
Administrator of the Government

O.C./Décret 1643/2001

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation du soussigné, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil des ministres, décrète ce qui suit :

PURSUANT TO subsection 2(2) of the *Executive Council Act*, the Chair of the Management Board of Cabinet shall be responsible for the administration of the Acts named below:

Archives Act

Capital Investment Plan Act, 1993 (in respect of the Ontario Realty Corporation)

County of Middlesex Act, 1979

Flag Act

Floral Emblem Act

Freedom of Information and Protection of Privacy Act

Lobbyists Registration Act, 1998

Management Board of Cabinet Act

Ministry of Government Services Act

Municipal Freedom of Information and Protection of Privacy Act

Ontario Public Service Employees' Union Pension Act, 1994

Public Service Act

Public Service Pension Act

Treasury Board Act, 1991

FURTHER, Order in Council 1672/99 dated October 6, 1999 be revoked

Recommended

MIKE HARRIS,
Premier and President of the Council

Concurred

R. W. RUNCIMAN,
Chair of Cabinet

Approved and Ordered, June 20, 2001.

(6953) 27 ROY MCMURTRY,
Administrator of the Government

Ministry of Finance—Interest Rates Ministère des Finances—Taux d'intérêt

NOTICE

CHANGE OF TAX INTEREST RATES

- Effective July 1, 2001, the rate of interest payable on tax underpayments, and amounts payable with respect to small business development grants administered by the Ministry of Finance, will be 10%. The general rate of interest on overpayment of taxes will be 5%. These rates apply to the following statutes:

Retail Sales Tax Act

Gasoline Tax Act

Land Transfer Tax Act

Mining Tax Act

Corporations Tax Act

Tobacco Tax Act

Succession Duty Act

Employer Health Tax Act

Fuel Tax Act

Provincial Land Tax Act

Race Tracks Tax Act

Commercial Concentration Tax Act

and

Small Business Development Corporations Act.

Also effective July 1, 2001, the rate of interest will be 7% on amounts refunded or credited after an objection or appeal of Commercial Concentration Tax, Corporations Tax, Employer Health Tax, Gasoline Tax, Fuel Tax, Land Transfer Tax, Mining Tax, Retail Sales Tax or Tobacco Tax. Under retroactive regulation changes coming into force in September 1999, the rate of interest on amounts refunded or credited after successful objections or appeals is increased by two points over the general rate on refunds, applicable to periods after 1998 for Commercial Concentration Tax, Gasoline Tax, Fuel Tax, Land Transfer Tax, Retail Sales Tax and Tobacco Tax, and to taxation years ending after 1997 for Corporations Tax, Employer Health Tax and Mining Tax.

- The tables below show the respective rates of interest applicable to past periods of time in the five years ending June 30, 2001, and the new rates now in effect.

TABLE 1
TAX INTEREST RATES

Time Period	Payable on Underpayments	Payable on Overpayments	
	All Underpayments %	General Rate %	Appeals Rate %
Jul. 1/96 — Sep. 30/96	7	7	N/A
Oct. 1/96 — Dec. 31/96	7	7	N/A
Jan. 1/97 — Mar. 31/97	9	4	N/A
Apr. 1/97 — Jun. 30/97	8	3	N/A
Jul. 1/97 — Sep. 30/97	8	3	N/A
Oct. 1/97 — Dec. 31/97	8	3	N/A
Jan. 1/98 — Mar. 31/98	8	3	5
Apr. 1/98 — Jun. 30/98	9	4	6
Jul. 1/98 — Sep. 30/98	10	5	7
Oct. 1/98 — Dec. 31/98	10	5	7
Jan. 1/99 — Mar. 31/99	10	5	7
Apr. 1/99 — Jun. 30/99	10	5	7
Jul. 1/99 — Sep. 30/99	10	5	7
Oct. 1/99 — Dec. 31/99	9	4	6
Jan. 1/00 — Mar. 31/00	9	4	6
Apr. 1/00 — Jun. 30/00	10	5	7
Jul. 1/00 — Sep. 30/00	10	5	7
Oct. 1/00 — Dec. 31/00	11	6	8
Jan. 1/01 — Mar. 31/01	11	6	8
Apr. 1/01 — Jun. 30/01	11	6	8
Jul. 1/01 —	10	5	7

TABLE 2
TAX INTEREST RATES
SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT

Time Period	Rate %
Jul. 1/96 — Sep. 30/96	7
Oct. 1/96 — Dec. 31/96	7
Jan. 1/97 — Mar. 31/97	9
Apr. 1/97 — Jun. 30/97	8
Jul. 1/97 — Sep. 30/97	8
Oct. 1/97 — Dec. 31/97	8
Jan. 1/98 — Mar. 31/98	8
Apr. 1/98 — Jun. 30/98	9
Jul. 1/98 — Sep. 30/98	10
Oct. 1/98 — Dec. 31/98	10
Jan. 1/99 — Mar. 31/99	10
Apr. 1/99 — Jun. 30/99	10
Jul. 1/99 — Sep. 30/99	10
Oct. 1/99 — Dec. 31/99	9
Jan. 1/00 — Mar. 31/00	9
Apr. 1/00 — Jun. 30/00	10
Jul. 1/00 — Sep. 30/00	10
Oct. 1/00 — Dec. 31/00	11
Jan. 1/01 — Mar. 31/01	11
Apr. 1/01 — Jun. 30/01	11
Jul. 1/01 —	10

Dated at Oshawa, this 11th day of June, 2001.

MINISTRY OF FINANCE,
Tax Revenue Division,
MARION E. CRANE,
Acting Assistant Deputy Minister.

AVIS DE CHANGEMENT DANS LES TAUX D'INTÉRÊT FISCAUX

1. À compter du 1^{er} juillet 2001, le taux d'intérêt sur les paiements en moins de taxes et d'impôts, et les montants payables relativement aux subventions pour l'expansion des petites entreprises administrées par le ministère des Finances sera de 10%. Le taux d'intérêt général sur les paiements en trop de taxes et d'impôts sera de 5%. Ces taux s'appliquent aux lois suivantes :

Loi sur la taxe de vente au détail
Loi de la taxe sur le tabac
Loi de la taxe sur le pari mutuel
Loi de la taxe sur l'essence
Loi sur l'imposition des corporations

Loi sur l'impôt foncier provincial
Loi de l'impôt sur l'exploitation minière
Loi sur les droits successoraux
Loi de la taxe sur les carburants
Loi sur les droits de cession immobilière

Loi sur l'impôt-santé des employeurs
Loi de l'impôt sur les concentrations commerciales

et

Loi sur les sociétés pour l'expansion des petites entreprises.

Également à compter du 1^{er} juillet 2001, le taux d'intérêt sur les montants remboursés ou crédités après une opposition ou un appel de l'impôt sur les concentrations commerciales, l'impôt des compagnies, l'impôt-santé des employeurs, la taxe sur l'essence, la taxe sur le carburant, les droits de cession immobilière, l'impôt sur l'exploitation minière, la taxe de vente au détail ou la taxe sur le tabac sera de 7%. Selon les changements au règlement rétroactif qui entrent en vigueur en septembre 1999, le taux d'intérêt accordé sur les montants remboursés ou crédités après qu'une opposition ou un appel ait été accueilli, augmente de deux points par rapport au taux d'intérêt général accordé sur les remboursements, applicable aux périodes après 1998 pour l'impôt sur les concentrations commerciales, la taxe sur l'essence, la taxe sur les carburants, les droits de cession immobilière, la taxe de vente au détail et la taxe sur le tabac, et aux années d'imposition prenant fin après 1997 pour l'impôt des compagnies, l'impôt-santé des employeurs et l'impôt sur l'exploitation minière.

2. Le tableau ci-après donne les taux d'intérêt respectifs applicables aux périodes antérieures dans les cinq ans prenant fin le 30 juin 2001 et les nouveaux taux en vigueur.

TABEAU 1
TAUX D'INTÉRÊT FISCAUX

Période	sur les paiements en moins	sur les paiements en trop	
	tous les paiements en moins %	Taux général %	Taux des appels %
1 ^{er} juil. 1996 — 30 sept. 1996	7	7	S/O
1 ^{er} oct. 1996 — 31 déc. 1996	7	7	S/O
1 ^{er} janv. 1997 — 31 mars 1997	9	4	S/O
1 ^{er} avril 1997 — 30 juin 1997	8	3	S/O
1 ^{er} juil. 1997 — 30 sept. 1997	8	3	S/O
1 ^{er} oct. 1997 — 31 déc. 1997	8	3	S/O
1 ^{er} janv. 1998 — 31 mars 1998	8	3	5
1 ^{er} avr. 1998 — 30 juin 1998	9	4	6
1 ^{er} juil. 1998 — 30 sept. 1998	10	5	7
1 ^{er} oct. 1998 — 31 déc. 1998	10	5	7
1 ^{er} janv. 1999 — 31 mars 1999	10	5	7
1 ^{er} avr. 1999 — 30 juin 1999	10	5	7
1 ^{er} juil. 1999 — 30 sept. 1999	10	5	7
1 ^{er} oct. 1999 — 31 déc. 1999	9	4	6
1 ^{er} janv. 2000 — 31 mars 2000	9	4	6
1 ^{er} avr. 2000 — 30 juin 2000	10	5	7
1 ^{er} juil. 2000 — 30 sept. 2000	10	5	7
1 ^{er} oct. 2000 — 31 déc. 2000	11	6	8
1 ^{er} janv. 2001 — 31 mars 2001	11	6	8
1 ^{er} avr. 2001 — 30 juin 2001	11	6	8
À compter du 1 ^{er} juillet 2001	10	5	7

TABLEAU 2
TAUX D'INTÉRÊT SUR L'IMPÔT
LOI SUR LES SOCIÉTÉS POUR L'EXPANSION DES PETITES ENTREPRISES

Période	Taux %
1 ^{er} juillet 1996 au 30 sept. 1996	7
1 ^{er} oct. 1996 au 31 déc. 1996	7
1 ^{er} janv. 1997 au 31 mars 1997	9
1 ^{er} avril 1997 au 30 juin 1997	8
1 ^{er} juillet 1997 au 30 sept. 1997	8
1 ^{er} oct. 1997 au 31 déc. 1997	8
1 ^{er} janv. 1998 au 31 mars 1998	8
1 ^{er} avril 1998 au 30 juin 1998	9
1 ^{er} juillet 1998 au 30 sept. 1998	10
1 ^{er} oct. 1998 au 31 déc. 1998	10
1 ^{er} janv. 1999 au 31 mars 1999	10
1 ^{er} avril 1999 au 30 juin 1999	10
1 ^{er} juillet 1999 au 30 sept. 1999	10
1 ^{er} oct. 1999 au 31 déc. 1999	9
1 ^{er} janv. 2000 au 31 mars 2000	9
1 ^{er} avril 2000 au 30 juin 2000	10
1 ^{er} juillet 2000 au 30 sept. 2000	10
1 ^{er} oct. 2000 au 31 déc. 2000	11
1 ^{er} janv. 2001 au 31 mars 2001	11
1 ^{er} avril 2001 au 30 juin 2001	11
À compter du 1 ^{er} juillet 2001	10

Préparé à Oshawa, ce 11^e jour juin 2001.

MINISTÈRE DES FINANCES
 Division du revenu fiscal
 MARION E. CRANE
 Sous-ministre adjointe par intérim

**Ministry of Natural Resources
Ministère des richesses naturelles**

GOVERNMENT NOTICE

pursuant to
Ontario Regulation 664/98
made under the *Fish and Wildlife Conservation Act*

Upon the authority of the *Fish and Wildlife Conservation Act* and in accordance with Ontario Regulation 664/98, the average annual for the preceding year for a pound of unprocessed fish of that species for each economic zone are set out as follows:

2000 Average Price by Species for Calculating 2001 Interim Royalty Rates for Commercial Fish Harvested by Economic Zone

	Lake Ontario	Lake Erie	Lake Huron	Georgian Bay	Lake Huron North Channel	Eastern Lake Superior	Western Lake Superior	Lake Nipigon	Northern Inland Water
Lake Sturgeon		1.95	2.86	2.00	2.80			1.13	
Lake Trout			0.77	0.40	0.64	0.65	0.56	0.50	
Lake Whitefish	0.67	1.07	1.21	1.28	1.09	0.88	1.04	1.05	1.03
Menominee			0.58		0.32	0.40	0.36	0.35	
Rainbow Smelt		0.23			0.20			0.20	
Northern Pike		0.79		0.66	0.96		0.27	0.27	0.40
Lake Herring	0.35		0.61	0.35	0.44	0.31	0.60		
Chub			1.44	1.40	1.42	0.71			
Carp	0.18	0.13			0.24	0.06	0.08		
Bullhead	0.33	0.43							
Channel Catfish	0.56	0.43	0.50		0.40				
American eel	2.63	3.00							
White Perch	0.56	0.74	0.50						
White Bass	0.92	0.93	0.75						
Crappie	2.12	3.13							3.29
Sunfish	.85	1.43							
Yellow Perch	2.22	3.00	3.00		1.97	3.00	2.97	3.00	2.38
Sauger								1.85	1.64
Walleye	1.86	2.07	2.07	1.78	1.72		1.98	1.98	2.00
Freshwater Drum	0.11	0.10	0.20		0.30				

Dated at Toronto this 22nd day of June 2001.

JOHN C. SNOBELEN
Minister of Natural Resources
For the Province of Ontario

**Ministry of Natural Resources
Ministère des richesses naturelles**

GOVERNMENT NOTICE

pursuant to
Ontario Regulation 664/98
made under the *Fish and Wildlife Conservation Act*

Upon the authority of the *Fish and Wildlife Conservation Act* and in accordance with Ontario Regulation 664/98, the average monthly price for a pound of unprocessed fish of that species for that month by economic zone are set out as follows:

2000 Average Monthly Price by Species for Calculating 2000 Final Royalty Rates for Commercial Fish Harvested from **Lake Ontario**

	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
Lake Whitefish	1.11	1.09	0.80	0.76	0.78	0.81			0.99	0.75	0.66	0.60
Lake Herring	0.50	0.28	0.27	0.36	0.25	0.25	0.25		0.34	0.43	0.36	0.33
Carp		0.16	0.19	0.17	0.15	0.13	0.19		0.19	0.22	0.19	0.19
Bullhead	0.50	0.42	0.40	0.31	0.27	0.36	0.41	0.34	0.31	0.26	0.28	0.25
Channel Catfish			0.30	0.15	0.23	0.25	0.50	0.63	0.28	0.76	0.15	
American Eel			1.46	1.76	2.02	2.01	2.45	2.83	2.31	2.26	2.47	
White Perch	0.40	0.46	0.42	0.47	0.51	0.50	0.42	0.53	0.62	0.56	0.55	
White Bass		1.00			0.75		0.50	0.50	0.88	0.50	1.00	
Crappie	2.00	1.88	2.24	2.10	2.12	2.21	2.20	2.36	2.22	2.07	2.01	
Sunfish	0.80	0.85	0.85	0.85	0.85	0.85	0.77	0.83	0.86	0.87	0.85	0.85
Yellow Perch	2.47	2.38	2.17	2.14	2.19	2.26	2.35	2.42	2.40	2.41	2.31	2.35
Walleye	1.75	2.00	1.25		1.88	1.83	2.00	1.94	1.86	1.93	1.87	1.75
Freshwater Drum	0.20	0.10	0.10	0.10	0.10	0.10	0.10	0.20	0.15	0.12	0.09	

2000 Average Monthly Price by Species for Calculating 2000 Final Royalty Rates for Commercial Fish Harvested from **Lake Erie**

	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
Lake Sturgeon				1.95	1.95							
Lake Whitefish	0.86	1.20	1.14	1.05	0.98	1.03	1.04	0.92	0.95	1.03	1.14	1.08
Rainbow Smelt	0.23	0.23	0.23	0.23		0.23	0.23	0.23	0.23	0.23		
Northern Pike			0.78	0.81	1.00						0.70	
Carp		0.29	0.13	0.12	0.22	0.19		0.15	0.28	0.28	0.17	0.05
Bullhead		0.29	0.50	0.43	0.35				0.50	0.50	0.50	
Channel Catfish	0.25	0.50	0.50	0.45	0.50	0.46	0.25	0.40	0.37	0.34	0.44	0.50
American Eel				3.00								
White Perch	0.91	0.76	0.84	0.92	0.68	0.51	0.46	0.53	0.62	0.64	0.74	0.89
White Bass	1.04	1.27	0.82	0.83	0.94	0.99	0.97	0.98	1.07	1.12	0.97	0.70
Crappie		3.09	3.16	3.14	2.55				3.15	2.98	3.02	
Sunfish		1.50	1.34	1.35	1.32				1.75	1.75	1.75	
Yellow Perch	3.00	3.00	3.05	3.09	3.00	3.00	3.00	3.00	3.00	3.00	3.00	3.00
Walleye	1.90	2.24	2.14	2.11	2.09	2.04	2.03	2.05	2.07	2.06	2.09	2.10
Freshwater Drum	0.19	0.09	0.10	0.13	0.09	0.10	0.09	0.12	0.13	0.09	0.08	0.12

2000 Average Monthly Price by Species for Calculating 2000 Final Royalty Rates for Commercial Fish Harvested from **Lake Huron**

	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
Lake Sturgeon	1.46	3.00	1.86	2.90	2.56	2.95	2.97	3.00	3.00	3.00	3.00	
Lake Trout	0.68	0.64	0.70	0.85	0.81	0.86	0.75	0.68	0.87	0.65	0.65	0.78
Lake Whitefish	1.27	1.19	1.29	1.30	1.15	1.08	1.10	1.15	1.43	1.15	1.14	1.11
Lake Herring					0.85			0.50		0.40		
Menominee			0.50	0.50	0.69	0.57	0.97	0.50	0.50	0.50	0.50	0.50
Chubs				1.40	1.40	1.40	1.40	1.40	1.40	1.67	1.65	1.42
Northern Pike												
Carp												
Channel Catfish			0.45	0.50	0.50	0.50	0.50	0.50	0.50	0.50	0.50	0.50
White Perch				0.50	0.47	0.50		0.50	0.50	0.50	0.50	
White Bass	1.00	0.75	0.83	0.75	0.75	0.75		0.75	0.75	0.75	0.75	0.75
Yellow Perch	3.00	3.00	3.07	2.91	3.00	3.00	3.00	3.00	3.00	3.00	3.00	3.00
Walleye	2.39	2.12	2.00	2.00	2.38	2.00	2.00	2.00	2.00	2.00	2.00	2.00
Freshwater Drum			0.20	0.20	0.32	0.20	0.20	0.20	0.20	0.20	0.20	

2000 Average Monthly Price by Species for Calculating 2000 Final Royalty Rates for Commercial Fish Harvested from **Georgian Bay**

	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
Lake Sturgeon					2.00			2.00	2.00	2.00		
Lake Trout			0.45	0.38	0.38	0.42	0.45	0.37	0.35	0.40	0.40	0.40
Lake Whitefish			1.27	1.28	1.27	1.28	1.47	1.24	1.26	1.39	1.40	1.40
Lake Herring			0.50	0.29	0.33	0.33	0.68	0.50	0.50	0.40	0.40	0.50
Chubs				1.39	1.39	1.41	1.40	1.39	1.39	1.60	1.60	
Northern Pike					0.34		0.75	0.80	0.71	0.75	0.75	0.75
Walleye					1.64	1.50	1.54	1.80	1.86	1.70	1.40	1.25

2000 Average Monthly Price by Species for Calculating 2000 Final Royalty Rates for Commercial Fish Harvested from **Lake Huron – North Channel**

	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
Lake Sturgeon				2.66	2.97	2.95	2.60		3.05	3.00	3.00	
Lake Trout			0.71	0.68	0.64	0.60	0.60	0.63	0.71	0.45	0.40	0.80
Lake Whitefish			1.34	1.24	1.09	1.16	1.03	0.98	1.07	1.07	1.00	1.10
Lake Herring			0.44	0.36	0.30	0.40	0.34	0.31	0.34	0.46	0.30	0.60
Round Whitefish				0.39	0.30	0.33	0.33	0.30	0.30	0.60	0.40	
Chubs				0.87	1.82	1.61	1.82	1.25	1.39	1.62	1.60	
Northern Pike				0.93	0.55	0.75	0.75	0.75	1.50	0.90	1.00	
Carp				0.23	0.24				0.30	0.30	0.30	
Channel Catfish					0.30	0.57	0.30					
Yellow Perch				2.02	2.13		2.00	2.00	1.70	2.06	2.00	
Walleye			1.50	1.77	1.95	1.50	1.75	1.75	2.00	2.00	1.40	1.00
Drum					0.30		0.30		0.30		0.30	

2000 Average Monthly Price by Species for Calculating 2000 Final Royalty Rates for Commercial Fish Harvested from **Eastern Lake Superior**

	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
Lake Trout	0.64	0.64	0.64	0.67	0.66	0.67	0.58	0.64	0.62	0.66	0.61	0.64
Lake Whitefish	0.64	0.64	0.86	1.13	0.97	0.82	0.91	0.77	0.79	1.08	0.87	0.64
Lake Herring				0.49	0.36	0.36	0.36	0.15	0.13	0.36	0.32	
Round Whitefish				0.36	0.36	0.37	0.44		0.44	0.44	0.44	
Chubs		0.60	0.60	1.20				1.00			1.20	
Carp						0.06						
Yellow Perch					3.00	3.00				3.00	3.00	

2000 Average Monthly Price by Species for Calculating 2000 Final Royalty Rates for Commercial Fish Harvested from **Western Lake Superior**

	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
Lake Trout	0.62	0.66	0.66	0.65	0.53	0.46	0.53	0.44	0.34	0.38	0.43	0.45
Lake Whitefish	1.25	1.38	1.40	1.18	0.84	0.85	0.89	0.91	0.98	0.96	0.88	0.96
Lake Herring		0.15		0.12		0.15			0.12	0.42	0.62	0.56
Round Whitefish				0.36	0.36	0.36	0.36	0.36	0.36	0.36	0.36	
Northern Pike				0.27	0.27	0.26	0.27	0.26	0.27	0.27	0.27	
Carp				0.06	0.05	0.05	0.36	0.05	0.05	0.05	0.06	
Yellow Perch				3.00		3.00	2.89	2.98	3.00	2.93		
Walleye				2.14	1.80	2.25	1.94	1.83	2.10	1.80		

2000 Average Monthly Price by Species for Calculating 2000 Final Royalty Rates for Commercial Fish Harvested from **Lake Nipigon**

	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
Lake Sturgeon		1.95							0.97			
Lake Trout	0.54	0.55	0.50		0.42	0.58	0.51	0.43	0.40	0.52		0.47
Lake Whitefish	1.29	1.31	1.20		0.83	0.71	0.78	0.80	0.92	1.00	0.88	0.92
Round Whitefish										0.35		
Rainbow Smelt				0.20	0.20							
Northern Pike	0.27	0.26	0.26		0.18	0.30	0.27	0.27	0.27	0.26	0.27	
Yellow Perch							3.00	3.00	3.00			
Sauger		2.25				2.00		1.92	1.88	1.65		2.11
Walleye	2.25	1.80				2.25	1.96	2.10	1.97	1.83		

2000 Average Monthly Price by Species for Calculating 2000 Final Royalty Rates for Commercial Fish Harvested from **Northern Inland Waters**

	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
Lake Sturgeon												
Lake Whitefish	1.34	1.35	1.30	1.36	0.84	0.75	0.75	0.71	0.76	0.94	0.84	0.98
Northern Pike	0.28	0.29	0.35	0.45	0.39	0.40	0.64	0.54	0.41	0.40	0.42	0.27
Crappie					3.45	3.45				2.50	2.50	
Yellow Perch						2.50				2.49	2.50	
Sauger										1.27		
Walleye	1.92	1.86	1.66	1.89	2.38	2.28	2.54	2.21	2.14	1.59	2.05	1.94

Dated at Toronto this 22nd day of June 2001.

(6954) 27

JOHN C. SNOBELEN
Minister of Natural Resources

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

(6899) T.F.N.

Applications to Provincial Parliament Demandes au Parlement provincial

THE CITY OF OTTAWA

NOTICE IS HEREBY GIVEN that, on behalf of the City of Ottawa ("City"), application will be made to the Legislative Assembly of the Province of Ontario for an Act to re-enact the authority obtained by the former Cities of Ottawa, Nepean and Gloucester in respect of the matters set out below.

1. To pass by-laws respecting garbage removal and grass and weeds cutting on boulevards by requiring the owners of land at their own expense to cut the grass and weeds in accordance with the City's prescribed standards, to remove the cuttings whenever the growth of grass or weeds exceeds 10 cm in height or more and to clear away and remove garbage or other debris from the boulevard portion of the highways abutting their land. The by-law may exempt one or more classes of owners from doing the things described and may designate areas and highways to which the standards and requirements apply and the standards and requirements may vary according to designated area or designated highway. If an owner of land fails to comply with the by-law within a specified time, the City may do the work or arrange for the work to be done and the City may recover all expenses, including administrative fees, from the owner by action or it may collect them in like manner as municipal taxes.

2. To pass by-laws authorizing the removal of vehicles or objects placed or abandoned on property belonging to the City, including highways, in contravention of any by-law and the costs of removal and storage are a lien on it and may be levied against the owner of the vehicle or object. The by-law does not apply to motor vehicles displaying current license plates.

3. To enable the City to exercise greater control over the demolition or removal of buildings and structures designated under Part IV, Conservation of Buildings of Historic or Architectural Value, and Part V, Heritage Conservation Districts, of the *Ontario Heritage Act* in those circumstances where no replacement building or structure is planned. It will provide that City Council may refuse an application for the demolition or removal of a building or structure where it is deemed appropriate by City Council unless the owner has obtained a building permit to erect a new building on the site of the building or structure sought to be demolished or removed and the owner is subject to the requirement that construction of such new building be substantially complete within two years of the commencement of the demolition or removal of the building or structure on the designated property, and 180 days have elapsed from the date of the decision of City Council to refuse the demolition or removal of the building or structure on the designated property.

4. Where the City is authorized to pass by-laws for licensing any business, City Council or a committee thereof, to be known as the License Committee, subject to the *Statutory Powers Procedure Act*, is authorized to suspend or revoke any such license or to impose conditions as a requirement of obtaining, continuing to hold or renewing a license, including special conditions.

5. Where the City is authorized to pass by-laws for licensing any business, the City may by by-law authorize the Chief License Inspector of the City, or other municipal official named in the by-law, to suspend in situations that City Council considers emergency and extraordinary circumstances any such license for such time up to 2 weeks and subject to such conditions as the by-law may require, but before suspending provide the licensee with the reasons for the suspension either orally or in writing and an opportunity to respond thereto.

6. To pass by-laws requiring the driver of any class of motor vehicle that is regulated under a business licensing by-law to surrender for reasonable inspection, upon demand of a municipal official or inspector, his or her driver's license issued under the *Highway Traffic Act* or under the law of another jurisdiction and the permit for the vehicle issued under the *Highway Traffic Act* or under the law of another jurisdiction.

7. To limit the number of licenses issued to itinerant sellers or owners and operators of refreshment vehicles or limit the number of licenses issued to any class of itinerant sellers or owners and operators of refreshment vehicles.

8. To extend the existence of the licensing by-laws of the old municipalities that were to expire on the later of five years after the day on which it comes into force and January 1, 2006.

9. To pass by-laws:

(a) for numbering the buildings and lots or units along private roadways and for affixing numbers to the buildings, and for charging the owner or occupant of the building, lot or unit with the expense incident to the numbering. The expense may be recovered in like manner as municipal taxes, and, if paid by the occupant, subject to any agreement between the occupant and the owner, may be deducted from the rent payable to the owner;

(b) for keeping a record of the private roadways and of the numbers of the buildings and lots or units for public inspection;

(c) for naming and renaming private roadways and for affixing the names at the corners thereof, and for charging the owner or, in the case of a condominium, the condominium corporation, with the expense incident to the naming and renaming private roadway. The expense may be recovered in like manner as municipal taxes; for delegating to

either a committee of Council or to an appointed officer of the City identified in the by-law either by name or by position occupied, any of the Council's powers or authority under this clause;

(d) for requiring that the owner of a private roadway or a condominium corporation enter into one or more agreements with the City on such terms and conditions as Council considers expedient, including the provision and maintenance by the owner or the condominium corporation at their sole risk and expense and to the satisfaction of the City, respecting any of the above matters; and for terminating the agreement on such terms and conditions as the City considers expedient.

10. To pass a by-law prescribing fees, including administrative costs, for the inspection and monitoring of real property in respect of maintenance and occupancy standards prescribed by by-law of the City where an owner has failed to comply with a final order given under that by-law. The by-law may require the owner of the property to pay the fees prescribed for each inspection that reveals that one or more items in the final order have not been complied with within the time prescribed in that order. The fees and charges payable are a lien on the real property and may be collected in like manner as municipal taxes.

11. To re-enact Section 5 of the *City of Ottawa Act, 1996* to provide that a by-law passed under that Act or amended in accordance with the *City of Ottawa Act, 1999* shall apply to any highway located within the municipal area of the old municipality of the Corporation of the City of Ottawa.

A copy of the draft bill is available in the office of the City Clerk, Ottawa City Hall, 110 Laurier Avenue West, Ottawa.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Ottawa, this 22nd day of June, 2001.

J. JERALD BELLOMO, City Solicitor
The City of Ottawa
City Hall, Legal Services
110 Laurier Avenue West, 3rd floor
Ottawa, Ontario K1P 1J1
Solicitor for the Applicant.

(3648) 27-30

Corporation Notices Avis relatifs aux compagnies

TIMBER WOLF LOGGING INC. Ontario Corporation No. 1164392

TAKE NOTICE CONCERNING WINDING UP of Timber Wolf Logging Inc., Date of Incorporation: August 1, 1996, Liquidator: Clive Davies, R.R. #1, Nipigon, Ontario P0T 2J0, Date Appointed: May 25, 2001.

This notice is filed under subsection 205 (2) of the *Business Corporations Act*. A meeting of the sole shareholder of the Corporation pursuant to subsection 205 (1) of the Act was held on June 12, 2001.

Pursuant to subsection 205 (3) of the *Business Corporations Act*, on the expiration of three months after the date of filing of this notice, the Corporation is dissolved.

Dated at Thunder Bay, this 12th day of June, 2001.

(3640) 27

CLIVE DAVIES,
Liquidator.

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Court of Appeal or the Superior Court of Justice at Windsor, Ontario, dated February 1st, 1999, Court File Number 96-GD-37508, to me directed, against the real and personal property of DARLENE NICHOLLS, Defendant, at the suit of LALITA SILAS, FREDERICK SILAS & FRANCIS SILAS, Plaintiffs, I have seized and taken in execution all the right, title, interest and equity of redemption of DARLENE NICHOLLS, Defendant in and to:

The Northerly 27 feet 8 inches in perpendicular width throughout from front to rear of the Southerly 29 feet in perpendicular width throughout from front to rear of Lot 96, West side of Wellington Avenue, Registered Plan 68, in the City of Windsor, known municipally as 1127 Wellington Avenue, Windsor N9A 5K2.

All of which said right, title, interest and equity of redemption of DARLENE NICHOLLS, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction, subject to the conditions set out below, at the Court House, 245 Windsor Avenue, Windsor, Ontario N9A 1J2 on August 10th, 2001 at 10:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office, 245 Windsor Avenue, Windsor, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 26th day of June, 2001.

DEBRA PERIS,
Sheriff, County of Essex
245 Windsor Avenue,
Windsor, Ontario N9A 1J2.

(3649) 27

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT
R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF GEORGIAN BLUFFS

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on

August 9, 2001 at the Municipal Office, R.R. #2, Owen Sound, Ontario N4K 5N4.

The tenders will then be opened in public on the same day at the Municipal Office, R.R. #2, Owen Sound, Ontario N4K 5N4.

Description of Land(s)	Minimum Tender Amount
1. Lot 6, Plan 150, in the geographic Township of Keppel, now in the Township of Georgian Bluffs, County of Grey. Roll No. 42 03 620 009 01801 File No. 99-49	\$4,205.46
2. Lot 13, Plan 857, in the geographic Township of Keppel, now in the Township of Georgian Bluffs, County of Grey. Roll No. 42 03 620 009 13400 File No. 99-50	\$7,688.78
3. Part of Lot 4, Concession 2 South of the Centre Diagonal, in the geographic Township of Keppel, now in the Township of Georgian Bluffs, County of Grey, being the 'Firstly' described lands in Instrument No. 169575. Roll No. 42 03 620 002 18300 File No. 00-17	\$10,512.90
4. Lot 5, Concession 2 South of the Centre Diagonal, in the geographic Township of Keppel, now in the Township of Georgian Bluffs, County of Grey, containing 88 acres, more or less, except the south 27 feet thereof conveyed to the Municipal Corporation of the County of Grey by Deed No. 14239. Being the 'Secondly' described lands in Instrument No. 169575. Roll No. 42 03 620 002 18200 File No. 00-18	\$10,191.86

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MR. LES HALUCHA
Treasurer-Tax Collector,
The Corporation of the Township
of Georgian Bluffs,
R.R. #2, Owen Sound,
Ontario N4K 5N4,
(519) 376-2729

(3641) 27

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE
CITY OF KENORA

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on Wednesday, July 18, 2001 at the City of Kenora Municipal Office.

Description of Land(s)	Minimum Tender Amount
1. Vacant Property described as Plan 88, Block 8, Lot 219, now in the City of Kenora, District of Kenora, municipally known as 906 Sixth Street North.	\$6,559.54
2. Vacant Property described as Plan 134, Lot 14, Parcel 32226 (Remainder of), former Town of Keewatin now City of Kenora, District of Kenora, address not assigned on Dufresne Island	\$15,996.84
3. Improved Property described as Plan 18, Block 69, Lots 1 & 2, Former Town of Keewatin, now City of Kenora, District of Kenora, municipally known as 329 Lake Street	\$25,903.76
4. Vacant Property described as Plan 18, Block 68, East 25' of Lot 16, Former Town of Keewatin, now City of Kenora, District of Kenora, address not assigned, piece of land-locked property between Sixth Street & Lake Street	\$3,773.97

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(3642) 27 PATSY M. GEISEL, C.M.T.C.,
Tax Collector,
Corporation of the City of Kenora.

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE
MUNICIPALITY OF POWASSAN

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Friday, July 27th, 2001 at the Municipal Offices, 466 Main Street, P.O. Box 250, Powassan, Ontario P0H 1Z0

The tenders will then be opened in public on the same day at 3:30 p.m. local time.

Description of Land(s)

Minimum
Tender Amount

Parcel 16441 Parry Sound North
Section, Part Lot 25, Concession 5,
Part 2, Plan 42R-11332 Former
Township of Himsworth South
now Municipality of Powassan,
District of Parry Sound.

\$3,709.78

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(3643) 27 CINDY L. PIPER,
Treasurer,
The Corporation of the Municipality of
Powassan,
466 Main Street,
P.O. Box 260, Powassan,
Ontario P0H 1Z0.

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE TOWNSHIP OF BONNECHERE VALLEY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Tuesday August 7, 2001 at the Township Municipal Offices.

The tenders will then be opened in public on the same day at 49 Bonnechere Street E., Eganville, Ontario.

Description of Land(s)

Minimum
Tender Amount

Concession 6, Part Lot 19, 0.92 acres
in the Township of Bonnechere Valley,
Ward 2 (formerly the Township
of Grattan).

\$2,398.47

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(3644) 27

VIVIAN ROSIEN, C.A.O.,
Township of Bonnechere Valley
P.O. Box 100, 49 Bonnechere Street E.,
Eganville, Ontario K0J 1T0

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIPS OF TUDOR AND CASHEL

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on August 7, 2001 at the Township of Tudor and Cashel Municipal Office, 371 Weslemkoon Lake Road, R.R. #2, Gilmour, Ontario K0L 1W0.

The tenders will then be opened in public on the same day at the Township of Tudor and Cashel Municipal Office, Council Chamber.

Description of Land(s)	Minimum Tender Amount
Assessment Roll No. 12 48 000 015 28600 Lot 64, East Side of Hastings Road, in the Geographic Township of Tudor and Cashel, County of Hastings,	\$4,904.29
As described in Instrument No. 582029	

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(3645) 27

ANDREW J. MCMURRAY,
Clerk-Treasurer
The Corporation of the Townships of
Tudor and Cashel
R.R. #2, P.O. Box 436,
Gilmour, Ontario K0L 1W0.

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF FARADAY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on July 31, 2001 at the Township of Faraday Municipal Office, at Box 929, Highway 28 South, Bancroft, Ontario K0L 1C0.

The tenders will then be opened in public on the same day at The Township of Faraday Municipal Office, Council Chamber.

Description of Land(s)

Minimum
Tender Amount

Lot 16, Registrar's Compiled Plan 2303,
Township of Faraday, County of Hastings.
TOGETHER WITH A RIGHT-OF-WAY
over Lot 2 according to said Registrar's
Compiled Plan 2303.

As described in Instrument No. 393285 \$4,197.97

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(3646) 27

ELIZABETH MACKEY,
Clerk-Treasurer
The Corporation of the Township of Faraday,
P.O. Box 929, Highway 28 South,
Bancroft, Ontario K0L 1C0.

Sales of Land for Tax Arrears by Public Auction Ventes de terrains aux enchères publiques pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824, r. 13(1)

THE CORPORATION OF THE TOWNSHIP OF KERNS

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 10:00 o'clock in the morning on the 9th day of August 2001 at Kerns Municipal Hall.

Description of Land(s)

Minimum
Bid \$

Parcel 12806 SST
Pt S 1/2 Lot 12, Conc. 6,
Kerns Twp. Municipality of Kerns \$3,223.11

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office.

The municipality or board makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale, contact:

(3647) 27

CLERK TREASURER,
The Corporation of the Township
of Kerns,
R.R. #1, New Liskeard,
Ontario P0J 1P0

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2001—07—07

ONTARIO REGULATION 203/01

made under the

ARTHUR WISHART ACT

(FRANCHISE DISCLOSURE), 2000

Made: June 15, 2001

Filed: June 18, 2001

Amending O. Reg. 9/01

(Exemption of Franchisors under Subsection 13 (1) of the Act)

Note: Ontario Regulation 9/01 has previously been amended by Ontario Regulations 22/01, 23/01, 55/01 and 56/01.

1. Section 1 of Ontario Regulation 9/01 is amended by striking out the following item:

Print Three Franchising Corporation

NORMAN W. STERLING

Minister of Consumer and Business Services

Dated on June 15, 2001.

27/01

ONTARIO REGULATION 204/01

made under the

ARTHUR WISHART ACT

(FRANCHISE DISCLOSURE), 2000

Made: June 15, 2001

Filed: June 18, 2001

Amending O. Reg. 9/01

(Exemption of Franchisors under Subsection 13 (1) of the Act)

Note: Ontario Regulation 9/01 has previously been amended by Ontario Regulations 22/01, 23/01, 55/01, 56/01 and 203/01.

1. Section 1 of Ontario Regulation 9/01 is amended by adding the following items:

Amex Canada Inc.

Cara Operations Limited

Ford Motor Company of Canada, Limited

Land Rover Group Canada Inc.

National Car Rental System (Canada) Inc.

Petro-Canada

Pizza Nova Take Out Ltd.

Pizza Pizza Limited

Realstar Hotel Services Corp.

2. Section 2 of the Regulation is amended by adding the following subsection:

(3) If the franchisor is Pizza Pizza Limited, the franchisor is required to include, in a disclosure document that it provides, a statement that the following judgments have been made against it:

1. 887574 Ontario Inc. v. Pizza Pizza Limited (1995), 23 B.L.R. (2d) 259 (Ont. Ct. Gen. Div.).

2. 2632-750632-7502 Québec Inc. v. Pizza Pizza Canada Inc., [1995] Q.J. No. 1659 (Sup. Ct.).

3. Sections 3 and 4 of the Regulation are revoked and the following substituted:

3. (1) The item for Pizza Pizza Limited in section 1 is revoked on July 1, 2003.

(2) Subsection 2 (3) is revoked on July 1, 2003.

(3) Subject to subsections (1) and (2), this Regulation is revoked on July 1, 2005.

NORMAN W. STERLING

Minister of Consumer and Commercial Relations

Dated on June 15, 2001.

27/01

ONTARIO REGULATION 205/01

made under the

PLANNING ACT

Made: June 18, 2001

Filed: June 19, 2001

Amending O. Reg. 580/86

(Zoning Areas — Part of the District of Nipissing)

Note: Ontario Regulation 580/86 has previously been amended. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1991 and in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Ontario Regulation 580/86 is amended by adding the following section:

26. (1) Despite subsection 17 (2), the single dwelling existing on the land described in subsection (2) on the day this section comes into force is permitted within 5 metres from the side yard lot line.

(2) Subsection (1) applies to the lands in the Municipality of Temagami in the District of Nipissing being part of Island No. 660 in Lake Temagami, being all of Lot 16, on Plan M-401 together with

that part of Lot 15 on Plan M-401, designated as Part 1 on Plan 36R-10992 deposited in the Land Registry Office for the Land Titles Division of Nipissing (No. 36).

DAVID KING
Acting Manager
Northeastern Municipal Services Office
Ministry of Municipal Affairs and Housing

Dated on June 18, 2001.

27/01

ONTARIO REGULATION 206/01
made under the
LAND REGISTRATION REFORM ACT

Made: November 22, 2000
Filed: June 20, 2001

Amending O. Reg. 16/99
(Automated System)

Note: Since the end of 2000, Ontario Regulation 16/99 has been amended by Ontario Regulations 20/01, 35/01, 51/01, 119/01 and 177/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. The Table to subsection 3 (1) of Ontario Regulation 16/99 is amended by adding the following item:

COLUMN 1	COLUMN 2
Durham (No. 40)	June 20, 2001

R. W. RUNCIMAN
Minister of Consumer and Commercial Relations

Dated on November 22, 2000.

27/01

ONTARIO REGULATION 207/01
made under the
FARM PRODUCTS MARKETING ACT

Made: June 14, 2001
Filed: June 20, 2001

**DESIGNATION OF NATURAL PRODUCTS
OF AGRICULTURE AS FARM PRODUCTS**

1. Except for wildy-grown ginseng, known as wild ginseng, the root of the herbaceous perennial known as ginseng, being a natural product of agriculture, is designated as a farm product.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

ROD STORK
Chair

GLORIA MARCO BORYS
Secretary

Dated on June 14, 2001.

27/01

ONTARIO REGULATION 208/01
made under the
HIGHWAY TRAFFIC ACT

Made: June 12, 2001
Filed: June 20, 2001

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since the end of 2000, Regulation 619 has been amended by Ontario Regulation 149/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Paragraph 18 of Part 3 of Schedule 6 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Regional Municipality of Durham — Town of Whitby

18. That part of the King's Highway known as No. 7 and No. 12 in the Town of Whitby in The Regional Municipality of Durham lying between a point situate 300 metres measured northerly from its intersection with the roadway known as Columbus Road and a point situate 740 metres measured northerly from its intersection with the centre line of the roadway known as Durham Regional Road 5.

(2) Paragraph 30 of Part 3 of Schedule 6 to the Regulation is revoked and the following substituted:

Regional Municipality of Durham — Town of Pickering, Town of Whitby

30. That part of the King's Highway known as No. 7 in the Town of Pickering in The Regional Municipality of Durham lying between a point situate 880 metres measured easterly from its intersection with the centre line of the roadway known as Durham Regional Road No. 1 and a point situate 300 metres measured westerly from its intersection with the centre line of the roadway known as Ashburn Road in the Town of Whitby.

(3) Paragraph 12 of Part 4 of Schedule 6 to the Regulation is revoked and the following substituted:

Regional Municipality of Durham — Town of Whitby

12. That part of the King's Highway known as No. 7 in the Town of Whitby in The Regional Municipality of Durham beginning at a point situate 1365 metres measured northerly from its intersection with the south junction of the King's Highway known as no. 7 and the King's Highway known as No. 12 and a point situate 300 metres measured northerly from its intersection with roadway known as Columbus Road.

(4) Part 4 of Schedule 6 to the Regulation is amended by adding the following paragraph:

Regional Municipality of Durham — Town of Whitby

23. That part of the King's Highway known as No. 7 in the Town of Whitby in The Regional Municipality of Durham lying between a point situate 300 metres measured westerly from its intersection with the centre line of the roadway known as Ashburn Road and a point situate 240 metres measured westerly from its intersection with the King's Highway known as No. 12 in the Town of Whitby.

2. Part 5 of Schedule 77 to the Regulation is amended by adding the following paragraph:

District of Kenora — Town of Sioux Lookout, Twp. of Drayton

1. That part of the King's Highway known as No. 72 in the Town of Sioux Lookout in the Township of Drayton in the Territorial District of Kenora lying between a point situate at its intersection with the roadway known as Forest Drive (also known as Pine Drive) and a point situate at its intersection of the roadway known as Sturgeon River Road/May Street.

3. Part 5 of Schedule 213 to the Regulation is amended by adding the following paragraphs:

District of Rainy River — Twp. of Lake of the Woods

3. That part of the King's Highway known as No. 621 in the Township of Lake of the Woods in the Territorial District of Rainy River lying between a point situate 300 metres measured northerly from its intersection with the roadway known as King's Highway No. 600 northerly to a point situate at its intersection with the roadway known as Pioneer Road/Carl's Road.

District of Rainy River — Twp. of Lake of the Woods

4. That part of the King's Highway known as No. 621 in the Township of Lake of the Woods in the Territorial District of Rainy River lying between a point at its intersection with the roadway known as Swen's Road northerly to a point situate 400 metres measured northerly from its intersection with the centre line of the bridge known as the Eleanor Bay Bridge.

BRAD CLARK
Minister of Transportation

Dated on June 12, 2001.

27/01

ONTARIO REGULATION 209/01
made under the
TECHNICAL STANDARDS AND
SAFETY ACT, 2000

Made: June 20, 2001
Filed: June 22, 2001

ELEVATING DEVICES

Interpretation and classes of elevating devices

1. (1) In this Regulation,

“alteration” means an alteration or replacement, removal or addition of any component or part of an elevating device that results in, or may result in, a change in the original design, inherent safety or operational characteristics of the elevating device, and “altered” has a corresponding meaning;

“attendant” means a person whose normal duties consist, in whole or in part, of,

- (a) operating an elevating device that is equipped with operating devices that are automatically rendered inoperative if an unsafe condition for operation of the elevating device arises, or

(b) actively engaging in or supervising the loading, movement or unloading of persons or freight on an elevating device or the operation of an elevating device;

“bar lift” means a passenger ropeway that pulls passengers by means of devices propelled by an overhead circulating hauling rope where the passengers remain in contact with the ground or snow surface;

“chair lift” means a passenger ropeway where passengers are carried on chairs,

(a) attached to and suspended from a circulating wire rope, or

(b) attached to a circulating wire rope and supported by a standing wire rope or other overhead structure;

“code adoption document” means the “Elevating Devices Code Adoption Document” adopted as part of this Regulation under Ontario Regulation 223/01;

“construction hoist” means a temporarily installed elevating device equipped with a car or platform that moves vertically in guides, and that is used for hoisting and lowering materials or workers or both, in connection with the construction, alteration, maintenance or demolition of a building or structure;

“contractor” means a person who performs for his or her own benefit or for the benefit of another, with or without compensation, any work with respect to the installation, alteration, repair or maintenance of an elevating device or part thereof but does not include an employee;

“counter-balanced type manlift” means a manlift that is equipped with a passenger-carrying unit in the form of a car, the motion of which is obtained by means of the application of hand energy or gravity;

“design submission” means drawings, specifications, calculation sheets, work test documentation and any other information that is required under this Regulation for an elevating device or part thereof submitted for the purpose of obtaining a licence for the device;

“dumbwaiter” means an elevating device that is equipped with a car too small to be accessible to persons, that moves vertically in guides and that is used exclusively for lifting or lowering freight between two or more levels of a building or structure;

“elevating device” means a non-portable device for hoisting and lowering or moving persons or freight and includes an elevator, dumbwaiter, escalator, moving walk, manlift, passenger ropeway, incline lift, construction hoist, stage lift, platform lift, stairchair lift and special elevating device;

“elevator” means an elevating device that is equipped with a car that moves vertically in guides and that serves two or more floors of a building or structure;

“enclosed stair platform lift” means a stair platform lift where the runway is guarded so as to prevent access to it;

“enclosed vertical platform lift” means a vertical platform lift that has a fully enclosed runway;

“endless belt type manlift” means a manlift that is equipped with one or more passenger-carrying units in the form of steps and handholds attached to a power driven endless belt;

“escalator” means an elevating device in the form of a power-driven, inclined continuous stairway that is used for raising or lowering persons;

“existing”, when used in reference to an elevating device or part thereof, means any elevating device or part thereof that was installed or for which a design submission was registered before this Regulation came into force;

“freight elevator” means an elevator that is designed and constructed to carry freight and on which an attendant and freight handlers are permitted ride;

“freight handler” means a person who, as part of his or her normal duties, loads and unloads freight from an elevating device;

“freight platform lift” means an elevating device that is restricted as to use, location, access, speed, travel and type of operating devices and that is equipped with a platform that moves vertically;

“freight platform lift-Type A” means a freight platform lift that is restricted to the carriage of freight;

“freight platform lift-Type B” means a freight platform lift that is restricted to the carriage of freight and on which an attendant or freight handler may ride;

“funicular railway” means an incline lift in the form of a railway where the ascending car and the descending car, connected by a driven rope, counter-balance each other;

“gondola lift” means a passenger ropeway where passengers are carried in enclosed gondola cars,

(a) attached to and suspended from a circulating wire rope, or

(b) attached to a circulating wire rope and supported by a standing wire rope or other overhead structure;

“hand-power dumbwaiter” means a dumbwaiter car moved by manual energy or gravity;

“hand-power freight elevator” means an elevator that utilizes manual energy or gravity to move the car and that is used for carrying freight only;

“incline lift” means an elevating device that is equipped with a car or platform that moves at an angle other than vertical and serves two or more permanent levels but does not include a stair platform lift;

“initial inspection” means an inspection by an inspector of a newly installed elevating device or an elevating device to which a major alteration has been made;

“lifts for persons with physical disabilities” means an elevating device that travels between fixed points of a building or structure, that is restricted as to access, speed, travel and type of operating devices and that is specifically designed to be used by a person with a physical disability;

“maintenance” means regularly scheduled work or other action taken to ensure that an elevating device is and will remain in safe operating condition and “maintain” has a corresponding meaning;

“major alteration” means an alteration that results in a substantial change to the original design, inherent safety or operational characteristics of an elevating device or that is defined as a major alteration in the code adoption document;

“manlift” means an elevating device commonly known as a “manlift” that moves vertically in guides, that serves two or more floors of a building or structure and that is equipped with a passenger-carrying unit the use of which is restricted;

“material construction hoist” means a construction hoist that is restricted to the carriage of materials, where workers may enter the car or platform only for the purpose of loading or unloading;

“maximum capacity” means the weight or other measure of capacity that an elevating device is designed and constructed to carry safely as set out in a licence;

“mechanic” means a person who has full knowledge of the Act and this Regulation, including the code adoption document, respecting the elevating device upon which he or she is assigned to work, and,

(a) who is the holder of a certificate as a mechanic under Ontario Regulation 222/01 (Elevating Device Mechanics), or

(b) in the case of a person who works on a passenger ropeway, has a minimum of four years work experience directly related to the work assigned to him or her;

“mechanic-in-training” means a person who applies to be a mechanic and who works under the supervision of a mechanic;

“minor alteration” means an alteration that results in a minor change to the original design, inherent safety or operational characteristics of an elevating device or that is defined as a minor alteration in the code adoption document;

“moving walk” means an elevating device that moves passengers on an uninterrupted load-carrying surface that remains substantially parallel to its direction of motion;

“new”, when referring to an elevating device or part thereof, means any elevating device or part thereof for which a design submission is registered after the day this Regulation comes into force;

“non-portable device” means a device that is a part of, or affixed to, a structure or another device from which it is not readily detachable;

“observation elevator” means a passenger elevator that has a transparent car or hoistway enclosure or both;

“operator” means a person who, in the normal course of his or her duties,

(a) is in charge of the entire operation of a passenger ropeway, or

(b) operates an elevating device that is equipped with operating devices that are not automatically rendered inoperative upon the arising of a condition rendering the operation of the elevating device unsafe, and who has direct control over the starting, stopping and speed of an elevating device or part thereof;

“owner” includes the person in charge of an elevating device as the owner, licence holder, lessee, agent or otherwise, but does not include an attendant or operator of the device;

“passenger elevator” means an elevator that is designed and constructed primarily to carry persons;

“passenger ropeway” means an elevating device that is designed and constructed to move persons along a horizontal or inclined pathway by means of a hauling rope that is driven by a non-portable power unit and includes bar lifts, chair lifts, gondola lifts, reversible ropeways and ropetows;

“power type manlift” means a manlift that is equipped with a passenger-carrying unit in the form of a car moved by applying energy other than by hand;

“preliminary design submission” means a design of an elevating device or part thereof, that may include variances, submitted for preliminary review and assessment by the director;

“professional engineer” means a professional engineer within the meaning of the *Professional Engineers Act*;

“reversible ropeway” means a passenger ropeway where passengers are carried in one or more cars fixed to a hauling rope that is independent of a track rope, and where the cars reciprocate between terminals;

“ropetow” means a passenger ropeway where persons grasp a circulating hauling rope or a handle or similar device attached to the rope and are propelled by the tow while remaining in contact with the ground or snow surface;

“sidewalk elevator” means a freight elevator that operates between a sidewalk or other area exterior to a building and floor levels inside

the building that are below the sidewalk or other area exterior to the building and that has no landing opening into the building at its upper limit of travel;

“special elevating device” means an elevating device that is not otherwise defined in this Regulation;

“special inspection” means an inspection by an inspector,

- (a) following a complaint, accident, fire or similar occurrence,
- (b) under section 17 or 18 of the Act,
- (c) following any major or minor alteration of an elevating device;

“stage lift” means an elevating device that is used for lifting or lowering persons or freight in or about a stage or orchestra pit;

“stairchair lift” means a lift for persons who are physically challenged that is equipped with a passenger-carrying unit in the form of one or two attached chairs that moves substantially in the direction of a flight of stairs or ramp at a mean angle of not more than 45°;

“stair platform lift” means a lift for persons who are physically challenged that is equipped with a platform that moves substantially in the direction of a flight of stairs or ramp at a mean angle of not more than 45°;

“standard design submission” means a design submission for a type of elevating device or part thereof that is intended to be installed in more than one location and that may incorporate the use of alternative interchangeable components but does not include information relating to the location of individual installations;

“subsequent inspection” means an inspection by an inspector that is made subsequent to an initial inspection where the initial inspection reveals that the elevating device does not conform to the requirements of the Act and this Regulation;

“temporary elevator” means a passenger or freight elevator in a building under construction that is used for carrying workers or materials;

“unenclosed stair platform lift” means a stair platform lift having a partially enclosed or unenclosed runway;

“unenclosed vertical platform lift” means a vertical platform lift having a partially enclosed or unenclosed runway;

“vertical platform lift” means a lift for persons who are physically challenged that is equipped with a platform that moves vertically;

“workers’ rail-guided construction hoist” means a construction hoist used for carrying workers and materials where the load-carrying unit is guided by rails;

“workers’ rope-guided construction hoist” means a construction hoist that is used for carrying workers and materials where the load-carrying unit is guided by ropes.

(2) For the purposes of subsection (1), elevator, dumbwaiter, escalator, moving walk, manlift, passenger ropeway, incline lift, construction hoist, stage lift, freight platform lift, stair platform lift, vertical platform lift, stair chair lift and special elevating device include the machine room, hoistway and hoistway enclosure, supporting structure, terminals and runway, as the case may be, that is provided in conjunction with them.

(3) In the event of conflict between a provision of this Regulation and the code adoption document, this Regulation prevails.

(4) A reference in this Regulation to a director is a reference to the director to whom the subject matter of this Regulation is assigned.

(5) The following classes of elevating devices are designated for the purposes of this Regulation:

1. Elevators being,
 - i. freight elevators,
 - ii. freight elevators-P,
 - iii. hand-power freight elevators,
 - iv. observation elevators,
 - v. passenger elevators,
 - vi. sidewalk elevators, and
 - vii. temporary elevators.
2. Dumbwaiters being,
 - i. dumbwaiters, other than hand-power dumbwaiters, and
 - ii. hand-power dumbwaiters.
3. Escalators.
4. Moving walks.
5. Freight platform lifts, being,
 - i. freight platform lifts-Type A, and
 - ii. freight platform lifts-Type B.
6. Lifts for persons with physical disabilities, being,
 - i. stairchair lifts,
 - ii. enclosed stair platform lifts,
 - iii. unenclosed stair platform lifts,
 - iv. enclosed vertical platform lifts, and
 - v. unenclosed vertical platform lifts.
7. Manlifts, being,
 - i. counter-balanced type manlifts,
 - ii. endless belt type manlifts, and
 - iii. power type manlifts.
8. Passenger ropeways, being,
 - i. bar lifts,
 - ii. chair lifts,
 - iii. gondola lifts,
 - iv. reversible ropeways, and
 - v. ropetows.
9. Construction hoists, being,
 - i. material construction hoists,
 - ii. workers’ rail-guided construction hoists, and
 - iii. workers’ rope-guided construction hoists.
10. Incline lifts, being,
 - i. incline elevators,
 - ii. incline dumbwaiters,
 - iii. incline manlifts,
 - iv. incline construction hoists,

- v. incline freight platform lifts, and
- vi. funicular railways.

11. Stage lifts.

12. Special elevating devices.

Application

2. (1) This Regulation applies to all elevating devices and parts thereof and to their design, construction, installation, erection, maintenance, alteration, use and service except where otherwise indicated.

(2) The code adoption document does not apply to existing elevating devices, except for those provisions respecting the inspection, testing, maintenance, alteration, operation and use of such elevating devices, including signage and instructions relating to their use.

(3) This Regulation does not apply to,

(a) elevating devices in or in connection with,

- (i) private dwelling houses used exclusively by the occupants and their guests, unless the owner requests in writing that they apply to them,
- (ii) embassies or diplomatic delegations of foreign sovereign countries, unless the owner requests in writing that they apply to them,
- (iii) ships and vessels unless permanently moored and used by the public, or unless the owner requests in writing that they apply to them,
- (iv) launching and retrieving ships, boats or watercraft that are adjacent to the coast lines of Ontario waterways, unless the owner requests in writing that they apply to those activities,
- (v) mines and mining plants regulated under the *Occupational Health and Safety Act*,
- (vi) elevating device test facilities in the manufacturer's facilities used for the purpose of product research, development and training on elevating devices, or unless the owner requests in writing that they apply to them, or
- (vii) training facilities used only for the training of mechanics, unless the owner requests in writing that they apply to them;

(b) feeding machines or belt, bucket, scoop, roller or similar type of freight conveyor or material handling device;

(c) appliances that feed materials into or positions materials at a machine tool, printing press, furnace or processing equipment;

(d) a lifting device that is an intermediate part of a fully automatic conveyor or material handling system;

(e) freight ramps having a means of adjusting the slope of the ramp;

(f) freight platforms on which persons are prohibited from riding that have a rise of two metres or less, or unless the owner requests in writing that they apply to them;

(g) lubrication hoists or other similar mechanisms;

(h) pilling or stacking machines used within one storey;

(i) elevating devices that are installed in or adjacent to a barn and are used by the proprietor of the barn or a tenant thereof exclusively for their agricultural purposes;

(j) lifting devices that are,

(i) at each entrance mechanically loaded or unloaded by a conveyor or other fixed mechanism,

(ii) so fenced in or guarded as to prevent persons from accidentally entering the hoistway,

(iii) in a location inaccessible to the general public, and

(iv) controlled by designated trained personnel only;

(k) powered platforms that are designed to provide access to the exterior or interior of a building or structure and that consist of a suspended working platform, a roof car, or other suspension means and track or guidance systems;

(l) automated window cleaning mechanisms;

(m) dumbwaiters, having a car-floor area of less than 0.2 square metres, maximum capacity less than 10 kilograms and the sill of every hoistway opening 0.8 metres or more above floor level, or unless the owner requests that they apply to them;

(n) cranes and hoists for lifting and lowering goods or materials that are provided with unguided hooks or slings to which the goods are attached;

(o) lift bridges;

(p) rotating platforms;

(q) elevating devices for persons with physical disabilities, that have a rise of 600 mm or less and that are not accessible to the general public;

(r) lifting platforms used by camera or spotlight operators;

(s) temporary elevating device exhibits, controlled and supervised by a trained operator but does not include elevating devices enabling access to other exhibits; and

(t) a freight platform lift-Type B that has a rise of two metres or less and that operates between a loading dock and the bed of a vehicle used to transport goods.

General requirement for compliance

3. (1) A person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(2) For the purpose of subsection (1), the reference to an activity, use of equipment process or procedure includes, but is not limited to, the design, construction, installation, erection, maintenance, alteration, use and service of elevating devices or parts of them.

Existing elevating devices

4. (1) Except where otherwise required by this Regulation, an existing elevating device and parts thereof shall, with respect to their design, construction, controls and the other characteristics determining their technical and operating features,

(a) conform to the applicable predecessor regulation, codes and standards at the time of its installation, initial registration or subsequent alteration; or

(b) conform to the requirements of the code adoption document.

(2) Where an alteration is made to an existing elevating device, the alteration shall conform to the requirements of the code adoption document.

(3) Where a standard design submission was registered under a predecessor to this Regulation and it is proposed to install a new elevating device or part thereof in accordance with that standard design submission, the standard design submission shall be updated to conform with the requirements of this Regulation.

New elevating devices

5. (1) A new elevating device or part thereof that is not specifically dealt with in the code adoption document shall be constructed so as to comply with such codes, standards or other technical rules as are adopted by the Minister or authorized by the director under section 36 of the Act.

(2) If no code, standard or other technical rule has been authorized under section 36 of the Act so that the new elevating device has not been dealt with, general engineering practice normally applied to elevating devices on the basis of the code adoption document apply, having regard to the particular situation and risk safety assessment.

Prohibitions

6. No person shall construct, install, alter, repair, maintain, test, operate or use an elevating device or part thereof except in accordance with this Regulation.

Prohibition on new installation, major alteration

7. (1) No person shall commence a new installation or major alteration of an elevating device until a design submission for it has been registered.

(2) Despite subsection (1), a person who submits a design submission for registration may commence a new installation or major alteration of an elevating device if the person assumes all risks related to the installation or alteration.

Operation without licence or inspection prohibited

8. No person shall put into service,

- (a) a newly installed elevating device until it is licensed; or
- (b) a licensed elevating device to which a major alteration has been made until it is inspected by an inspector.

Where operation prohibited

9. (1) No person shall operate an elevating device or cause or permit it to be operated if it is in an unsafe condition.

(2) No person shall operate an elevating device or cause or permit it to be operated in an unsafe manner.

(3) No person shall operate or use an elevating device or cause or permit it to be operated or used with a load in excess of its maximum capacity.

(4) Subsections (1), (2) and (3) do not apply to an inspector, a person authorized by an inspector, a mechanic or a mechanic-in-training during the installation, alteration, repair, testing, maintenance or inspection of an elevating device.

Safe behaviour

10. (1) No person shall behave in or on an elevating device or perform any work on an elevating device in such a manner as to,

- (a) impair the safe operation of the elevating device; or
- (b) endanger themselves, another person or any property.

(2) No person shall remove, displace, interfere with or damage any device installed in or about an elevating device for its safe operation except,

- (a) a person making an inspection under this Regulation; or
- (b) a contractor for the purpose of making a test or repair.

Prohibition — agreements

11. No person shall provide an elevating device or any part thereof for use by another person under any rental, leasing or other arrangement if the elevating device or part is in an unsafe condition or otherwise not in conformity with this Regulation.

Operation prohibited without licence

12. (1) No owner of an elevating device shall operate it unless it is licensed and it complies with this Regulation.

(2) An owner of an elevating device shall ensure that it is not operated unless it is licensed and it complies with this Regulation.

Attendants

13. Where the operation of an elevating device requires that an attendant or operator be present, the owner of the device shall ensure that the attendant or the operator complies with the requirements of the Act and this Regulation.

Contractors to be registered

14. No person shall act as a contractor unless registered as a contractor and no contractor who is registered shall offer or provide a service unless the contractor is registered to provide that service.

DESIGN SUBMISSION**Design submission**

15. (1) A design submission for an elevating device shall be in the form published by the designated administrative authority and shall include the specifications prescribed in subsection (4), the drawings prescribed in subsection (5) and any other calculation sheets and work test documents necessary to indicate compliance with this Regulation.

(2) A design submission for an alteration of an elevating device may be limited to the scope of the alteration and shall relate the alteration to the previously registered design submission for the elevating device.

(3) A preliminary design submission shall be in the form published by the designated administrative authority and shall include documentation necessary to indicate compliance with this Regulation.

(4) A specification shall,

- (a) set out the address of the premises where the elevating device is to be installed;
- (b) set out the designation, maximum capacity and rated speed of the elevating device;
- (c) contain the data necessary to demonstrate that the elevating device conforms to the requirements of this Regulation, and such data may be limited to the characteristics and features of an elevating device that are not specific to and that are not required by the code adoption document for all installations of a particular class of elevating device;
- (d) clearly delineate any proposed variance from the code adoption document and outline the reason for such variance, including an assessment of how the variance may affect the safety of the installation;
- (e) refer to the applicable codes and standards referred to in the code adoption document;
- (f) include a list of supporting drawings and other documentation that forms part of the design submission.

(5) Drawings shall,

- (a) be identified by a number and date in addition to the information required to be given under clauses (4) (a) and (b);
- (b) include layouts, plans and elevation views of the elevating device or parts thereof and set out all the information that is necessary to demonstrate conformity with this Regulation and the applicable codes and standards referred to in the code adoption document;
- (c) include electric, electronic, hydraulic and pneumatic schematic diagrams that indicate safety related circuitry and components

and that identify the sequence of operation of the safety related components;

- (d) include a legend or a reference to a relevant standard for all symbols used in the drawings;
- (e) be prepared in accordance with good engineering and drafting practices; and
- (f) be accurate and complete.

(6) All individual documents composing a design submission shall bear the signature and seal, or the electronic equivalent, of the professional engineer who prepared or approved the design submission.

(7) A design submission for an elevating device shall include a statement bearing the seal and signature, or the electronic equivalent, of the professional engineer who prepared or approved the submission stating that the whole design of the elevating device, including the parts and features not specifically identified in the design submission, are in compliance with this Regulation, except for any variances set out in the submission.

(8) A professional engineer who makes a statement under subsection (7) may rely on the opinion of, or information obtained from, another professional engineer or an architect and may indicate in what respect he or she is relying on such an opinion or on such information.

(9) All individual documents comprising the design submission may be signed by an officer or director of the company applying for registration if the officer or director is a mechanic and the design submission relates to,

- (a) a material construction hoist, stairchair lift or unenclosed vertical platform lift that is based on a previously registered standard design submission; or
- (b) a specific type of minor alteration that, in the opinion of the director, does not have a significant effect on the safety of the elevating device.

(10) The director may require such additional information with respect to a design submission as is necessary for the purpose of ensuring that the design submission meets the requirements of this Regulation and that the integrity of the design does not raise safety concerns.

Application for registration of design submission

16. An applicant for a registration of a design submission shall,

- (a) apply in the form published by the designated administrative authority;
- (b) include with the application the number of copies of the design submission specified by the director that are reasonably necessary for the purpose of assessing the application; and
- (c) pay the fee set by the designated administrative authority.

Expiry of design submission registration

17. (1) The registration of a design submission expires on the fourth anniversary of its issue unless the elevating devices to which it relates become licensed.

(2) Upon registration of a design submission, the director shall send to the applicant,

- (a) a notice that the design submission has been registered;
- (b) two sets of the registered design submission or, in the case of a standard design submission, one set; and
- (c) the installation number or registration number, as the case may be, that has been allocated to the elevating device or to the standard design submission.

Prohibition on work on portion of elevating device

18. (1) Where a change is proposed to a registered design submission, no work shall be performed on the portion of the elevating device affected by the change until a design submission outlining the scope of the change with reference to the relevant parts of the registered design submission is prepared in accordance with sections 15 and 16 and the design change is registered.

(2) Despite subsection (1), work may be performed under that subsection before a design submission has been registered if a request for registration of the design change has been made and the person making the request assumes all risks related to the work.

Minor alteration

19. A design submission for a minor alteration made in accordance with subsection 15 (2) shall be forwarded to the director not later than 10 working days after completion of the minor alteration.

Where engineering test on component required

20. If this Regulation, including the code adoption document, requires a laboratory or organization to carry out an engineering test on or a certification of an elevating device component, the person who carries out the test or certification shall file the test or certification document with the director.

CONTRACTORS

Registration as a contractor

21. (1) An application for registration as a contractor or a renewal thereof shall be made to the director in the form published by the designated administrative authority and be accompanied by the fee set by the designated administrative authority.

(2) It is a condition for registration as a contractor or a renewal of a registration that,

- (a) the applicant or contractor be, or employ, a mechanic; and
- (b) the applicant or contractor, or a member of the applicant's or contractor's supervisory staff, have full knowledge of the Act and this Regulation.

(3) An applicant for registration as a contractor or a renewal shall provide such information to the director as is necessary for the director to determine whether the requirements of subsection (2) are met.

(4) Despite clause (2) (a), where the registration of a contractor is limited to the testing or examining of elevating devices or parts thereof, the contractor is exempt from the requirement set out in clause (2) (a) where the contractor is a professional engineer or has a professional engineer in the contractor's continuous employ.

(5) A registration as a contractor expires one year following the date on which it was issued.

Duty of contractor

22. A contractor shall take every precaution reasonable in the circumstances to ensure that his, her or its employees comply with the Act and this Regulation.

List of data

23. (1) Every contractor who maintains an elevating device shall submit annually to the designated administrative authority a list, in the time and manner required by the director, that contains data on the installation numbers, class and location of each elevating device maintained by the contractor, together with information that indicates the scope of each maintenance contract.

(2) The list shall reflect information that is accurate as of the date on which the contractor's registration is renewed.

Where no work to be done

24. (1) No work shall be undertaken on an elevating device by a contractor unless it is performed by a mechanic or by a mechanic-in-

training under the supervision of a mechanic in a manner that is reasonable under the circumstances.

(2) No person shall be involved in a task that is necessarily ancillary or incidental to the installation or maintenance of an elevating device unless he or she is supervised by a mechanic.

(3) No mechanic shall be assigned or undertake work beyond the scope of his or her certificate or, in the case of passenger ropeway mechanics, beyond the scope of his or her experience or training.

INSTALLATION

Installation

25. (1) A contractor who installs or alters an elevating device shall, after the contractor has carried out a preliminary examination and is satisfied that all work is completed in accordance with the registered design submission and that the installation or alteration complies with the requirements of this Regulation, notify the director in the form provided by the director that such is the case and arrange for an initial inspection of the elevating device.

(2) A contractor who installs a new elevating device or alters an existing elevating device shall, on completion of the work, supply to the owner of the elevating device a copy of the registered design submission and general instructions for maintaining the newly installed elevating device or altered elevating device in a safe operating condition.

Identification of components

26. (1) Each component of an elevating device identified in a design submission shall be readily identifiable on the actual installation.

(2) Each component of an elevating device, the size, function and operating characteristics of which are not readily identifiable when installed on the elevating device, shall bear a permanently affixed name plate indicating all the information needed to facilitate its replacement.

Amended design submission

27. Where an alteration is made to an elevating device, the contractor who made the alteration shall provide the owner of the elevating device with an amended design submission to reflect the changes made.

LICENCE FOR ELEVATING DEVICE

Licence for elevating device

28. (1) An applicant for an initial or temporary licence for an elevating device or for a renewal of that licence shall submit an application to the director in the form published by the designated administrative authority together with the fee set by the designated administrative authority.

(2) An initial licence for an elevating device expires one year after the date of its issue unless another expiry date is specified on the licence.

(3) A renewal of a licence for an elevating device shall be for the period specified on the licence.

(4) A temporary licence for an elevating device shall be for a period not exceeding six months.

(5) A temporary licence for an elevating device may be issued even if all of the requirements for a licence have not been met and is subject to the terms and conditions that are set out in it.

Duty to notify director in case of change

29. (1) The holder of a licence for an elevating device shall notify the director within 10 days of a change in any particular noted on the licence.

(2) An owner of an elevating device who is not the holder of the licence shall notify the director within 10 days of a change in the owner's name or address.

(3) Where a change is proposed with respect to the ownership of an elevating device,

(a) the current owner shall notify the director in writing, within 10 days after the change in ownership, of the details and the effective date of the change; and

(b) the new owner shall notify the director in writing, within 10 days after the change in ownership, of the details and the effective date of the change, including the name of the contractor who maintains the elevating device as of the date of the change.

(4) Subject to subsections (5) and (6), upon receipt of information described under subsection (3) and upon payment of the fee set by the designated administrative authority and required for the transfer of a licence, the director shall transfer the licence to the new owner.

(5) The director shall not transfer a licence for an elevating device to which a seal has been affixed under subsection 18 (4) of the Act.

(6) The director may refuse to transfer the licence of an elevating device,

(a) while the licence is under suspension; or

(b) where there is any outstanding fee or charge set by the designated administrative authority owing with respect to the elevating device.

Posting of licence

30. (1) A licence for an elevating device shall be posted by the owner in a conspicuous position in the load-carrying unit of the elevating device or adjacent to the elevating device or in a more remote location as is required by the director.

(2) A licence for an elevating device other than an elevator shall be posted by the owner on or adjacent to the elevating device such that it is readily visible.

NOTICES

Notices

31. (1) An elevating device shall have securely fastened to it, and conspicuously displayed, a notice indicating its maximum capacity and installation number,

(a) in the load-carrying unit; or

(b) where it is not practicable to fasten it on the load-carrying unit, as close as is practicable to the bottom loading area of the elevating device.

(2) The installation number shall be allocated to the elevating device by the designated administrative authority.

(3) The notice indicating the maximum capacity shall be provided by the owner and shall set forth in letters and numbers not less than six millimetres in height,

(a) the words "maximum capacity";

(b) the total weight in kilograms allowed in the elevating device; and

(c) the words "persons per hour", as the case may be.

(4) The notice may include the number of persons allowed to use the elevating device.

(5) If the maximum capacity is expressed in terms of both weight and the number of persons, the notice shall use the word "or" to indicate that the maximum capacity is defined in alternative terms.

(6) The maximum capacity notice on freight elevators shall also indicate the class of loading designated in accordance with the applicable code or standard referred to in the code adoption document.

(7) The notice indicating the installation number shall be set forth in numerals at least six millimetres in height and shall be in a form determined by the director.

OPERATION AND MAINTENANCE

Operation and maintenance

32. (1) An owner of an elevating device shall ensure that the elevating device is not used or operated unless it is maintained by a registered contractor in accordance with the requirements of this section.

(2) The methods and intervals of maintenance of an elevating device shall be determined by the owner or a contractor on behalf of the owner, on the basis of,

- (a) the inherent quality and age of the device;
 - (b) the specifications for maintenance of the manufacturer, manufacturer's agent or of the contractor; and
 - (c) the frequency and method of use of the device.
- (3) The maintenance of an elevating device shall include,
- (a) an inspection and examination at regular intervals of all parts and functions of the elevating device;
 - (b) cleaning, lubricating and adjusting all its parts at regular intervals and repairing or replacing worn or defective components in order to prevent the device from becoming unsafe for operation;
 - (c) repairing or replacing damaged or broken parts;
 - (d) such other examinations or work as is required by this Regulation, the applicable code or standard referred to in the code adoption document or by an inspector.

(4) A person who carries out an inspection referred to in clause (3) (a) shall ensure that the elevating device is in a safe operating condition and shall take all steps and reasonable precautions in the circumstances to ensure that the parts and functions will remain in a safe operating condition until the next scheduled inspection and examination.

(5) Where a part of an elevating device is replaced for any reason, the replacement part shall be at least equivalent to the original part as specified in the design submission or as supplied by the manufacturer of the original part.

(6) Despite subsections (1) and (3), a person other than a registered contractor may,

- (a) carry out jobs of a housekeeping nature in the load-carrying unit of an elevating device or in the area giving access to it; and
- (b) clean an elevator car and hoistway enclosures made of glass if the elevator is provided with equipment referred to in the code adoption document.

Operation and Maintenance

33. (1) Where maintenance is carried out on an elevator, dumb-waiter, lift for persons with physical disabilities or a freight platform lift that is equipped with a safety device, overspeed and uncontrolled low speed protective device, the maintenance referred to in subsection 32 (3) shall include an inspection and testing of such devices in accordance with requirements for periodic inspection set out in the code adoption document.

(2) Where the maintenance is carried out on an endless belt type manlift, the maintenance referred to in subsection 32 (3) shall include

an inspection and testing of the safety brake to ensure compliance with the applicable code or standard referred to in the code adoption document.

(3) Where the maintenance is carried out on a counter-balanced type or power type manlift, the maintenance referred to in subsection 32 (3) shall include an inspection and testing of the safety device and, if any, the overspeed governor to ensure compliance with the applicable code or standard referred to in the code adoption document.

(4) The inspection and tests required under subsections (1), (2) and (3) shall be carried out at intervals determined in accordance with subsection 32 (2) as long as the interval between the inspections or tests is not longer than 12 months.

(5) Despite subsections (1), (2), (3) and (4), no inspection or test is required for an elevating device that is equipped with a device referred to in subsection (1) if the operational reliability of the device is proven through type testing and certification in compliance with the applicable codes or standards referred to in the code adoption document, and the certification records are filed with the director in accordance with section 20 and placed at the location of the elevating device.

(6) A record of inspections and tests carried out under subsections (1), (2) and (3) shall be kept in the log book referred to in section 34.

(7) Where the ownership of an elevating device changes, the records referred to in subsection (6) shall be transferred to the new owner.

Log book

34. (1) Every owner of an elevating device and every contractor shall maintain a log book for each elevating device that they own or maintain, and the log book shall contain up-to-date data on,

- (a) all maintenance functions required to be recorded in the log book by the applicable code or standard referred to in the code adoption document; and
- (b) such other data as are required to be kept in the log book by this Regulation.

(2) The log book shall be kept for a period of at least five years from the date of the last entry in the log book.

(3) The log book data shall be readily available at the location of the elevating device to an inspector, maintenance mechanic and other persons designated by the owner.

Defects or occurrences

35. Where a manufacturer or owner of an elevating device or a contractor discovers a defect in a part or component that may create an unsafe condition with respect to the operation or use of an elevating device and as a result of the discovery the same part or component is replaced in other elevating devices because of a possible recurrence of the defect, then the manufacturer, owner or contractor, as the case may be, shall forthwith notify the director, in writing, of the nature of the defect and any actions taken with respect to the part or component.

ACCIDENTS

Director to be notified of accidents

36. (1) Where an accident occurs in connection with an elevating device that results in the death of or serious injury to any person, the owner shall notify the director by telephone forthwith.

(2) Where an accident occurs that causes injury to any person or where there has been an incident involving an elevating device that indicates that the elevating device is in a potentially hazardous condition or where there has been a fire involving an elevating device, the owner and the contractor maintaining the elevating device shall notify the director by telephone or other means within 24 hours and shall submit a written report in the form published by the designated

administrative authority giving full particulars within seven days thereafter.

(3) Where an accident of the type referred to in subsection (1) occurs, no person, except for the purpose of rescuing a person injured in the accident, shall interfere with, disturb, destroy, carry away or alter any wreckage, article or thing at the scene of or connected with the accident until permission to do so is given by an inspector.

(4) No person shall return the elevating device referred to in subsection (2) to service until the cause of the accident or incident is identified and the safety of the device restored.

(5) On being notified of an accident or incident in accordance with this section, the director shall cause such investigation to be made as he considers necessary in the circumstances.

Duty of owner re access

37. Every owner of an elevating device shall ensure that,

- (a) there is unobstructed access to and egress from the elevating device;
- (b) there is a safe and unobstructed access to the machinery space, including the electrical equipment, of the elevating device regardless of weather conditions;
- (c) the machinery space, including the electrical equipment, and any part of the elevating device that may be hazardous, is closed, locked or otherwise made inaccessible to the public and free of objects not required for the operation of the elevating device;
- (d) the keys required for access to the machine space, including the electrical equipment, and other locked parts of the elevating device are readily available at all times at the location of the installation to an inspector, a member of the police or fire department or other person who may be involved in an emergency where the elevating device is located;
- (e) a list of persons to be called in case of an equipment or power failure, an accident or any other emergency involving the elevating device is readily available at the location of the installation and ensure that the person called is prepared to take such action as is appropriate in the circumstances;
- (f) a copy of the registered design submissions for, and general instructions for maintenance received under subsection 25 (2) of, the elevating device is readily available to an inspector and contractor; and
- (g) on the transfer of ownership of an elevating device, a copy of the registered design submission and the instructions from maintenance are delivered to the new owner.

Passenger elevator

38. Every owner of a passenger elevator shall ensure that,

- (a) in addition to the list required under clause 37 (e), the name and telephone number of the contractor currently maintaining the elevator is readily available, together with the expiry of the elevator maintenance contract; and
- (b) the location of the keys required to be available under clause 37 (d) are posted inside the firehose cabinet located closest to the main front entrance of the apartment or building or other conspicuous location at the main front entrance of the building.

FREIGHT HANDLERS

Freight handlers

39. (1) Where the use or operation of an elevating device requires one or more freight handlers, or where the presence of one or more attendants or operators is required under the applicable code or standard referred to in the code adoption document, the owner shall,

- (a) designate persons as freight handlers, attendants or operators, as the case requires;
- (b) ensure that the persons designated under clause (a) have the training and experience necessary to carry out their duties in a safe manner and that they comply with this Regulation; and
- (c) ensure that the attendants or operators who are designated are stationed at locations appropriate in the circumstances, in or about the elevating device.

(2) In addition to the requirements set out in subsection (1) and those in the applicable codes and standards referred to in the code adoption document, where an elevating device is powered by a driving unit or equipped with operating devices that are not automatically rendered inoperative should an unsafe condition for operation exist, the owner shall ensure that while the elevating device is in operation it is supervised and operated by an operator who is stationed at the driving unit of the elevating device or at some other location appropriate in the circumstances.

ATTENDANTS AND OPERATORS

Duty of owner re knowledge and experience requirements

40. (1) Every owner of an elevating device shall ensure that every attendant, operator operating an elevating device and every freight handler using an elevating device for moving freight has such knowledge of and experience in the attending, operating or using of the elevating device that,

- (a) he or she is able to attend, operate or use the elevating device safely;
- (b) he or she is aware of the hazardous situations that are likely to occur with respect to persons using the elevating device or the materials being carried on it.

(2) Every owner of an elevating device shall ensure that every person learning to be an attendant, operator or freight handler obtains the experience referred to in subsection (1) and performs his or her duties only under the personal supervision of an experienced attendant, operator or freight handler, as the case may be, or a mechanic or other person having thorough knowledge and experience in the attending, operation or use of an elevating device and who is aware of the hazards connected therewith.

Attendants

41. An attendant shall,

- (a) only be responsible for the safe operation and use of the elevating device that is within the scope of his or her employment;
- (b) be stationed in close proximity to the elevating device, in a location designated by the owner of the elevating device;
- (c) ensure that the persons and materials can move safely to or from the elevating device in the area that is under his or her supervision.
- (d) ensure that all doors or gates are closed or other safety measures are taken, as the case may be, before the elevating device is operated or a signal is given to an operator to operate it; and
- (e) not operate the elevating device, knowing or having reason to believe that the maximum capacity as shown on the licence is exceeded, except where he or she is assisting in the testing of the elevating device.

Operators

42. An operator shall,

- (a) be responsible for the safe operation of the driving unit of the elevating device that he or she is operating;

- (b) not operate the driving unit unless he or she has been given a signal by an attendant to operate it or is otherwise satisfied that all doors or gates are closed, the device is not overloaded and that all safety measures have been taken to ensure the safe operation of the elevating device;
- (c) be satisfied each day that the elevating device that he or she is operating is safe for normal operation before operating it on that day; and
- (d) not leave the driving unit unattended without taking measures to prevent the unauthorized use of the elevating device.

Duty of owner re freight handling

43. (1) The owner of an elevating device and the employer of a freight handler shall ensure that materials and freight move with safety to or from the elevating device.

(2) In addition to the requirements set out in subsection (1), where a freight handler performs his or her duties without supervision by an attendant, the freight handler shall,

- (a) ensure that all doors or gates are closed or other safety measures are taken, as the case requires, before the elevating device is operated or a signal is given to an operator to operate it; and
- (b) not operate the elevating device, knowing or having reason to believe that the maximum capacity as shown on the licence is exceeded, except where he or she is assisting in the testing of the elevating device by an inspector or a mechanic.

INSPECTIONS

Inspections

44. (1) An elevating device shall be inspected by an inspector at such intervals as may be determined by the director for the purpose of ensuring the safe operation of the device.

(2) The labour, test load, measuring and other devices required to carry out the inspection shall be provided and the fee set by the designated administrative authority paid by,

- (a) in the case of an initial inspection, a special inspection following an alteration, or a follow up inspection following an initial inspection or a special inspection, the contractor who installed or altered the elevating device;
- (b) in the case of any other inspection, the owner of the elevating device.

Removal of seals

45. (1) Where an inspector has sealed a part on an elevating device to prevent readjustment, no person shall remove the seal without the permission of the inspector.

(2) Despite subsection (1), a contractor may remove a seal without the permission of the inspector and may affix a replacement seal if,

- (a) the settings of the elevating device under seal are not altered; and
- (b) the appropriate record is entered in the maintenance log book referred to in section 34.

Commencement

46. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 210/01 made under the **TECHNICAL STANDARDS AND SAFETY ACT, 2000**

Made: June 20, 2001

Filed: June 22, 2001

OIL AND GAS PIPELINE SYSTEMS

Interpretation

1. (1) In this Regulation,

“appliance” means a device that consumes or is intended to consume gas and includes all valves, fittings, controls and components attached or to be attached to it;

“approved” means,

- (a) with respect to a standard or a laboratory test report, that it is listed in “Titles of Standards and Laboratory Test Reports Authorized in the Province of Ontario under the Act” published by the designated administrative authority from time to time,
- (b) with respect to an appliance, equipment, a component or an accessory, that it bears the label or symbol of a designated testing organization or a label or symbol authorized by the director, certifying that it complies with an approved standard or laboratory test report, or
- (c) with respect to an installation or work, that it complies with this Regulation or, where the installation or work was installed before this Regulation came into force, that it complies with the predecessor to this Regulation as it existed when the installation or work was carried out;

“certificate” means a certificate issued under Ontario Regulation 215/01 (Fuel Industry Certificates);

“code adoption document” means the “Oil and Gas Pipeline Systems Code Adoption Document” adopted as part of this Regulation under Ontario Regulation 223/01;

“distributor” means a person who conveys or supplies gas to an end user, but does not include a person who supplies gas to a vehicle or cylinder, and “distribute” and “distribution” have corresponding meanings;

“equipment” means a device that is used in venting gas or in the handling of oil and gas;

“facility” means a site where oil or gas is stored or handled other than in portable containers;

“gas” means any gas or mixture of gases suitable for domestic or industrial fuel that is conveyed to the user through a pipeline;

“gas pipeline inspector” means a holder of a certificate as a gas pipeline inspector issued by the director;

“handling” means the storage, transmission, transportation or distribution of oil and gas, but does not include putting compressed natural gas into the fuel tank of a motor vehicle or into a container at a self-serve facility as provided in Ontario Regulation 214/01 (Compressed Natural Gas), and “handle” and “handler” have corresponding meanings;

“hydrocarbon” means a chemical compound of hydrogen and carbon used as a fuel, either liquid or gaseous;

“install” includes placing equipment in position for permanent or temporary use, venting it and connecting piping to it, and “installation” has a corresponding meaning;

“maintenance” means the inspection, servicing or repair of equipment, including replacement with equipment having similar performance specifications to that being replaced where it is not necessary to change the layout perimeters directly associated with the equipment being replaced;

“oil” means crude oil, liquid petroleum products, natural gasoline, natural gas liquids, liquefied petroleum gas and any condensate resulting from the production, processing or refining of hydrocarbons;

“operating company” includes an individual, partnership, corporation, joint venture, consortium, public agency or other entity operating a gas or oil pipeline system;

“pipeline” means a pipe that is used for the transmission or distribution of oil and gas and includes fittings, valves, controls, compressor stations, pressure regulating stations, meter stations and pump stations, but does not include the pipe, fittings, valves or controls of the end user;

“routine maintenance” means scheduled maintenance or maintenance that is generally accepted as good engineering practice;

“transmitter” means a person who supplies oil and gas by pipeline to a distributor, and “transmit”, “transmission” and “transmission line” have corresponding meanings;

“work” means a facility used in the handling of oil and gas.

(2) In the event of a conflict between a provision of this Regulation and the code adoption document, this Regulation prevails.

Application

2. (1) This Regulation applies to the design, construction, operation and maintenance of oil and gas industry pipeline systems that convey,

(a) liquid hydrocarbons, including crude oil, condensate, liquid petroleum products, natural gas liquids and liquefied petroleum gas; and

(b) gas.

(2) This Regulation does not apply to,

(a) piping in natural gas liquid extraction plants, gas manufacturing plants, and mines; or

(b) oil refineries, terminals, other than pipeline terminals, and marketing bulk plants.

General requirement for compliance

3. (1) Every person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(2) For the purposes of subsection (1), the reference to an activity, use of equipment, process or procedure includes, but is not limited, to design, construction, erection, maintenance, alteration, repair, service or disposal.

Duty of employer

4. (1) Every person who operates, installs, removes, repairs, alters or services equipment or works shall instruct their employees to comply with the Act and this Regulation.

(2) Every person who employs a person to carry out any activity referred to in subsection (1) shall take every precaution that is reasonable in the circumstances to ensure that the employee complies with the Act and this Regulation.

Licence required

5. No person shall handle oil and gas unless the person is the holder of a licence.

Certificate required

6. No person shall install, alter, purge, activate, repair, service or remove any pipeline or equipment or other thing employed or to be employed in the handling or use of oil or gas unless the person is the holder of a certificate for the purpose.

Initial putting into use

7. (1) Where premises are connected to a supply of gas for the first time, no person shall put into use for the first time an appliance on the premises that is connected to the pipeline until the distributor has examined the installation of the appliance and is satisfied that the installation and use of the appliance are in compliance with this Regulation.

(2) An examination under subsection (1) shall include the examination of all appliances intended to be installed at the time of occupation of the premises.

Distributor's right of access

8. A distributor shall have access, at all reasonable times and upon reasonable notice, to all parts of every premises to which the distributor supplies gas by pipeline for the purpose of,

(a) examining any appliance or equipment in or on the premises and disconnecting the appliance or equipment if it, its installation or its use does not conform with this Regulation or its predecessor; and

(b) placing, protecting, setting, shutting off, removing, repairing or altering any meter or regulator owned by the distributor in or on the premises.

Ascertaining pipeline locations

9. (1) No person shall dig, bore, trench, grade, excavate or break ground with mechanical equipment or explosives without first ascertaining from the licence holder the location of any pipeline that may be interfered with.

(2) The licence holder shall provide as accurate information as possible on the location of any pipeline within a reasonable time in all the circumstances.

No interference with pipeline

10. No person shall interfere with or damage any pipeline without authority to do so.

Approval of appliances and equipment

11. Where this Regulation requires that an appliance or any equipment be approved, no person shall,

(a) offer for sale, sell, lease or rent;

(b) install;

(c) use; or

(d) supply gas to,

any appliance or equipment that is not approved or will not be approved prior to being put into use.

Off-site testing and approval

12. (1) This section applies only to the testing of an appliance, equipment, a component or an accessory that is carried out at a place other than the place where the appliance, equipment, component or accessory is installed for its intended use.

(2) A person may apply to a designated testing organization to have an appliance, equipment, a component or an accessory tested under this section.

(3) Organizations accredited by the Standards Council of Canada are designated organizations to test equipment, components and accessories to applicable approved standards or laboratory test reports for the purposes of this Regulation.

(4) A designated testing organization that tests an appliance, equipment, a component or an accessory under this section shall place its label or symbol on it if it conforms to the applicable approved standards or laboratory test report.

On-site testing and approval

13. (1) This section applies only to the testing of an appliance, equipment, a component or an accessory that is carried out at the place where the appliance, equipment, component or accessory is installed for its intended use.

(2) A person may apply to the director or an inspector designated by the director, to have an appliance, equipment, a component or an accessory tested under this section.

(3) The director or inspector may refuse to test the appliance, equipment, component or accessory if its design is substantially the same as one that has been tested and approved by a designated testing organization.

(4) The director or inspector may test the appliance, equipment, component or accessory to applicable approved standards or laboratory test reports for the purposes of this Regulation.

(5) If an appliance, equipment, component or accessory tested under this section conforms to the applicable approved standards or laboratory test reports, the director or inspector shall place an approved label or symbol on it.

(6) If an appliance, equipment, component or accessory is tested under this section, the director or inspector shall,

- (a) determine whether its fuel features comply with the approved standards and this Regulation; and
- (b) affix or cause to be affixed a label or symbol approved by the director to the appliance, equipment, component or accessory, if the director or inspector determines that its fuel features comply with the approved standards and this Regulation.

(7) The applicant shall provide to the director or inspector all information, and shall conduct or cause to be conducted, all tests required to determine that the appliance, equipment, component or accessory complies with clause (6) (a).

(8) An applicant who applies to have an appliance, equipment, a component or an accessory tested and approved under this section shall pay the fees set by the designated administrative authority for the time reasonably spent,

- (a) in reviewing information about the thing to be tested;
- (b) in inspecting its fuel features;
- (c) in observing any test of the fuel features to determine if they comply with this Regulation; and
- (d) in use of the thing during testing.

Accidents and occurrences

14. (1) Where it appears that carbon monoxide poisoning, asphyxiation, explosion or fire has occurred, or an accidental release, vent or spill has occurred because of the use, handling or storage of oil or gas, the licensee shall notify forthwith an inspector of the occurrence by telephone, facsimile, or any other form of electronic transmission, and a licence holder shall have in place procedures for such notification.

(2) No person shall interfere with or disturb any wreckage, an article or thing at the scene of and connected with the occurrence except in the interest of public safety, saving a life, relieving human suffering, continuity of service or preservation of property.

(3) Where it is permitted to interfere with or disturb any wreckage, an article or a thing under subsection (2), no person shall carry away

or destroy any wreckage, article or thing unless an inspector gives permission to do so.

Activation of pipeline

15. (1) No person shall activate a pipeline unless the pipeline is licensed and a certificate holder for the purpose has ensured that the pipeline meets the requirements of this Regulation.

(2) A transmitter or distributor shall ensure that a pipeline is not activated unless the requirements of subsection (1) have been met.

Use of oil and gas pipelines

16. (1) Before using an oil pipeline, an operating company shall, except with respect to routine maintenance, obtain a declaration from a professional engineer declaring that the design, construction, installation, replacement, extension, reclassification and testing of the pipeline have been carried out in accordance with this Regulation.

(2) An operating company that has a gas pipeline having a diameter in excess of 219.1 millimetres or that is intended to operate at a pressure in excess of 860 kPa, that is constructed, installed, replaced, extended or upgraded, shall obtain a declaration from a professional engineer declaring that the design of and the construction specifications for the pipeline are in accordance with this Regulation.

(3) Subsection (2) does not apply to a service line, as defined in the code adoption document, with a diameter of less than 88.9 millimetres.

(4) Before using a gas pipeline, an operating company that has a gas pipeline installed or tested shall obtain a declaration from a person who is certified for that purpose under Ontario Regulation 215/01 (Fuel Industry Certificates) declaring that the installation or testing was carried out in accordance with this Regulation.

(5) Before activating a pipeline that has been upgraded, an operating company shall obtain a declaration from a professional engineer declaring that the pipeline has been upgraded.

(6) An operating company shall file the declaration referred to in subsection (5) with the director, where the upgrading results in an operating stress level greater than 30 per cent of the specified minimum yield strength of the pipeline.

(7) The operating company shall retain the declarations obtained under subsections (1) to (5) for the life of the pipeline and shall make the records readily available upon request of the director.

(8) In this section,

"professional engineer" means a person licensed under the *Professional Engineers Act*.

Unsafe condition

17. Where the director has reason to believe that an unsafe condition exists in a pipeline, an operating company shall uncover any part of the pipeline at the written request of the director.

Application for licence

18. (1) An application for the following licences or their renewal shall be made to the director in the form published by the designated administrative authority and shall be accompanied by the fee set by the authority:

- 1. A licence to transmit gas.
- 2. A licence to distribute gas.
- 3. A licence to transmit oil.

(2) An operating company need not be licensed if its oil transmission pipeline system is less than 20 kilometres in length.

(3) A licence or a renewal expires 12 months after it is issued.

(4) A licence or a renewal shall state the date on which it is issued and the date on which it expires.

(5) An inspector may inspect a pipeline for the transmission of oil or gas, or a pipeline for the distribution of gas, of an applicant for or the holder of a licence referred to in subsection (1).

(6) An inspector may inspect the installations and repairs performed by or on behalf of an applicant for or holder of a licence referred to in subsection (1) and the workmanship relating to those installations and repairs, to determine whether they comply with this Regulation.

(7) No licence or renewal shall be issued until the applicant for or holder of the licence has paid the fee set by the designated administrative authority for an inspection under subsection (5) or (6).

Lost or destroyed licence, etc.

19. (1) A person who is the holder of a licence referred to in subsection 18 (1), whose licence is lost or destroyed shall apply for a duplicate or, where the name of the licence holder has changed, shall apply for a new licence.

(2) The director shall issue a duplicate licence or, where the name of the licence holder has changed, a new licence, on receiving an application therefor and upon payment of the fee set by the designated administrative authority.

(3) The holder of a licence whose address has changed shall notify the director of the new address within 30 days of the change.

Commencement

20. **This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.**

27/01

ONTARIO REGULATION 211/01

made under the

TECHNICAL STANDARDS AND SAFETY ACT, 2000

Made: June 20, 2001

Filed: June 22, 2001

PROPANE STORAGE AND HANDLING

Interpretation

1. (1) In this Regulation,

“appliance” means a device that consumes or is intended to consume propane and includes all valves, fittings, controls and components attached or to be attached to it;

“approved” means,

- (a) with respect to a standard or a laboratory test report, that it is listed in “Titles of Standards and Laboratory Test Reports Authorized in the Province of Ontario under the Act” as published by the designated administrative authority from time to time,
- (b) with respect to an appliance, equipment, a component or an accessory, that it bears the label or symbol of a designated testing organization or a label or symbol authorized by the director, certifying that it complies with an approved standard or laboratory test report,
- (c) with respect to an installation or work, that it complies with this Regulation or, where the installation or work was installed

before this Regulation came into force, that it complies with the predecessor to this Regulation as it existed when the installation or work was carried out;

“certificate” means a certificate issued under Ontario Regulation 215/01 (Fuel Industry Certificates);

“code adoption document” means the “Propane Code Adoption Document” adopted as part of this Regulation under Ontario Regulation 223/01.

“contractor” means a person who carries on, in whole or in part, the business of installing, removing, repairing, altering or servicing appliances or equipment, and includes a person or an agent of the person who agrees to install, remove, repair, alter or service appliances or equipment sold or leased by the person;

“cylinder handling facility” means a facility where propane in refillable cylinders is sold or otherwise distributed to end users;

“distributor” means a person who conveys or supplies propane to an end user, but does not include a person who supplies propane to a vehicle or cylinder, and “distribute” and “distribution” have corresponding meanings;

“engineering services” means design and review services and includes services for reviewing plans or drawings, services relating to requests for variances or approvals, services for monitoring field development projects and services relating to site remediation and general consultation;

“equipment” means a device that is used in venting propane or in the handling of propane;

“facility” means a retail outlet, filling plant, carlock/keylock, private outlet, vehicle conversion centre or cylinder handling facility where propane is handled;

“filling plant” means a filling plant as defined in the CAN/CGA-B149.2-00, “Propane Installation Code”, as amended from time to time;

“fuel features” means parts that use propane, handle propane, govern combustion or vent combustion products and the features of construction and installation that relate to the safe use and handling of propane;

“handling” means the storing, transporting or distributing propane, and includes putting propane into a container or the fuel tank of a motor vehicle and “handle” and “handler” have corresponding meanings;

“install” includes placing an appliance or equipment in position for permanent or temporary use, venting it and connecting piping to it, and “installation” has a corresponding meaning;

“maintenance” includes,

- (a) the repair or servicing of equipment or its replacement with identical equipment,
- (b) the replacement of equipment with equipment that has similar performance specifications where it is not necessary to change the layout perimeters directly associated with the equipment, or
- (c) subject to clause (b), the performance of any concrete work required to allow installation of a pump or dispenser;

“modification” means a reduction, expansion or other layout change or a change in the operation of a facility, but does not include maintenance;

“private outlet” means any premises, other than a retail outlet, where propane is put into the fuel tanks of motor vehicles or into cylinders;

"professional engineer" means a person who is licensed under the *Professional Engineers Act*;

"propane" means propane as defined in the code adoption document;

"propane vehicle" means a vehicle that is designed to travel only or primarily on land and is propelled by an engine fuelled by propane;

"retail outlet" means any premises to which the public is invited at which propane is sold and is put into the fuel tanks of motor vehicles or into portable containers with a capacity exceeding 0.5 kg.;

"ROT" means a record of training under Ontario Regulation 215/01 (Fuel Industry Certificates);

"transport" means to convey propane, exclusive of the fuel carried for use in the vehicle, other than by pipeline to a distributor, and "transporting" and "transportation" have corresponding meanings;

"vehicle conversion centre" means any place where a person carries on the business of, or whose business includes,

- (a) converting a vehicle designed to travel primarily on highway and propelled by a non-propane engine so that the vehicle's engine is fuelled by propane, or
- (b) repairing, removing, altering or servicing the propane fuel system of a propane vehicle;

"work" means a facility used in the handling of propane.

(2) In the event of a conflict between a provision of this Regulation and the code adoption document, this Regulation prevails.

Application

2. (1) This Regulation applies to,

- (a) the storage, handling, transportation and transfer of propane;
- (b) the installation of appliances, equipment, components, accessories and containers on highway vehicles, recreational vehicles, mobile housing, outdoor food service units, and wash-mobiles when propane is to be used for fuel purposes;
- (c) the installation of containers and equipment to be used for propane in distribution locations and filling plants and on tank trucks, tank trailers, and cargo liners; and
- (d) the conversion of highway and industrial vehicles to propane from gasoline or other hydrocarbon fuels.

(2) This Regulation does not apply to,

- (a) the installation of appliances, equipment, components and accessories in residential, commercial or industrial premises, within the scope of CSA B149.1-00, "Natural Gas and Propane Installation Code", as amended from time to time;
- (b) pipeline terminals;
- (c) petroleum refineries;
- (d) propane when used as a feedstock in chemical plants;
- (e) utility pipeline distribution and transmission pipelines;
- (f) underground reservoirs for propane;
- (g) propane used on boats;
- (h) propane used as propellant in aerosol containers;
- (i) butane fuel cylinders of 250 g capacity or less;
- (j) propane used as refrigerant; and
- (k) the installation of propane fuel systems and containers during the manufacture of original equipment manufactured (OEM)

vehicles when approved under Canadian Federal Government Standard MVSS301.

General requirement for compliance

3. (1) Every person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(2) For the purposes of subsection (1), the reference to an activity, use of equipment, process or procedure includes, but is not limited to design, construction, erection, activation, maintenance, alteration, repair, service or disposal.

Regulated activities

4. No person shall operate, install, alter, repair, service or remove any appliance or equipment or any other thing employed or to be employed in the handling or use of propane or use, supply, transport, store, handle or transfer propane except in accordance with this Regulation.

Duty of employer

5. (1) Every person who operates, installs, removes, repairs, alters or services appliances or works shall instruct the person's employees to comply with the Act and this Regulation.

(2) Every person who employs a person to carry out any activity referred to in subsection (1) shall take every precaution that is reasonable in the circumstances to ensure that the employee complies with the Act and this Regulation.

Certificate required to handle propane

6. No person shall handle propane unless the person is the holder of a certificate or ROT for that purpose.

Registration of contractor

7. No person shall act as a contractor unless the person is registered as a contractor.

Certificate required for various activities

8. (1) No person shall install, alter, purge, activate, repair, service or remove any appliance or equipment or other thing employed or to be employed in the handling or use of propane unless the person is the holder of a certificate or ROT for that purpose.

(2) Subsection (1) does not apply where the installing, altering, purging, activation, repair, service or removal is done by a person without a required certificate in the actual presence of a holder of a certificate for that purpose.

Initial putting into use

9. (1) Where premises are connected to a supply of propane for the first time, no person shall put into use for the first time an appliance in the premises that is connected to a propane supply until the distributor has examined the installation of the appliance and is satisfied that the installation and use of the appliance are in compliance with the Act and this Regulation.

(2) An examination under subsection (1) shall include the examination of all appliances to be installed at the time of occupation of the premises.

Distributor to have access

10. A distributor shall have access, at all reasonable times and upon reasonable notice, to all parts of every premises to which the distributor supplies propane for the purpose of,

- (a) examining any appliance or equipment in or on the premises and disconnecting the appliance or equipment if it, its installation or its use does not conform with this Regulation or a predecessor of this Regulation; and
- (b) placing, protecting, setting, shutting off, removing, repairing or altering any meter or regulator owned by the distributor in or on the premises.

No interference with propane piping system

11. No person shall interfere with or damage any propane piping system without authority to do so.

Prohibited activities

12. (1) Where this Regulation requires that an appliance or any equipment be approved, no person shall,

- (a) offer for sale, sell, rent or buy;
- (b) install;
- (c) use; or
- (d) supply propane to,

an appliance or equipment unless it is approved or will be approved prior to being put into use.

(2) Despite subsection (1), a person may take any of the actions set out in subsection (1) with respect to any of the following appliances or equipment even if they are not approved:

- 1. Manually operated industrial appliances that have an input of not more than 6 kilowatts (20,000 British thermal units per hour).
- 2. Bunsen burners.
- 3. Stationary propane engines, and portable propane engines, that are not part of a vehicle.
- 4. Portable propane equipment used for construction or repair of a road.
- 5. Propane hand torches connected to a cylinder having a propane capacity of not more than five pounds by weight.
- 6. Appliances connected to a container having a propane capacity of not more than 0.45 pounds by weight.
- 7. Mobile asphalt or tar pots that are heated with propane.
- 8. Propane vehicles.

No operation or transport without licence

13. (1) No person shall operate a retail outlet, a filling plant, a vehicle conversion centre, a cylinder handling facility or a container refill centre without the appropriate licence.

(2) No person shall transport propane without a licence.

Activities prohibited unless equipment approved

14. Where this Regulation requires the approval of an appliance or equipment or other thing employed or to be employed in the handling or use of propane, no person shall offer for sale, sell, lease, rent, buy or install the appliance or equipment or other thing unless it is approved or will be approved prior to activation.

Occurrence or accident

15. (1) Where it appears that carbon monoxide poisoning, asphyxiation, explosion or fire has occurred or an accidental release, vent or spill has occurred because of the use, handling or storage of propane, the registration, licence, certificate or ROT holder shall notify forthwith an inspector of the occurrence by telephone, facsimile or any other form of electronic transmission and a registration or licence holder shall have in place procedures for such notification.

(2) No person shall interfere with or disturb any wreckage, article or thing at the scene of an occurrence that is connected with it except in the interest of public safety, saving a life, relieving human suffering, continuity of service or preservation of property.

(3) Where it is permitted to interfere with or disturb wreckage, an article or a thing under subsection (2), no person shall carry away or

destroy wreckage, an article or thing unless an inspector gives permission to do so.

Supply and use of propane

16. No person shall knowingly supply propane to or use an appliance, a container, equipment, a propane vehicle, a work or other thing employed in the handling or use of propane that does not comply with this Regulation or, where it was installed before this Regulation came into force, that does not comply with the requirements of the predecessor to this Regulation as it existed when it was installed.

Safe operating condition

17. (1) An owner and every person responsible for the operation of an appliance, a container, equipment, a work or any other thing employed in the handling or use of propane shall ensure that it is maintained in a safe operating condition.

(2) No person shall operate or permit to be operated, an appliance or work unless it is maintained in a safe operating condition and it complies with this Regulation or, where it was installed before this Regulation came into force, that it complies with the requirements of the predecessor to this Regulation as it existed when it was installed.

Operation of an appliance or work

18. (1) No distributor shall supply propane to a container that is connected to an appliance or work unless the distributor is satisfied that the installation and use of the appliance or work complies with the Act and this Regulation and,

- (a) unless the distributor has inspected the appliance or work at least once within the previous 10 years; or
- (b) unless the distributor has inspected the appliance or work in accordance with a quality assurance inspection program.

(2) A distributor shall prepare a report of every inspection made under subsection (1) and shall retain the report until the next inspection and report are completed.

(3) This section does not apply to propane vehicles, industrial vehicles or to appliances on highway vehicles or recreational vehicles.

(4) An inspection shall only be carried out by a person who is the holder of a certificate for that purpose.

(5) When the holder of a certificate installs an appliance, the appliance shall not be put into use until the distributor is notified and has verified compliance with this section.

Unacceptable condition — immediate hazard

19. (1) In this section and in section 20,

“unacceptable condition” means,

- (a) with respect to an appliance, container or work, that it is being used for a purpose other than that for which it was authorized,
- (b) with respect to an appliance, container or work, that an alteration to it, by the addition of a device or attachment or in any other way, or any deterioration of it, is likely to impair its safe operation, or
- (c) with respect to an appliance or work, that the condition of piping, tubing or hoses, the venting of products of combustion, the supply of air for combustion or the clearance from adjacent combustible matter is likely to impair its safe operation or does not meet the requirements of this Regulation or, where it was installed before this Regulation came into force, that it does not meet the requirements of the predecessor to this Regulation as it existed when the appliance or work was installed.

(2) Where a distributor finds that an appliance or work is in an unacceptable condition and that it constitutes an immediate hazard, the distributor shall,

- (a) immediately shut off the supply of propane to the appliance or work;
- (b) promptly notify the user in writing of the unacceptable condition, including a direction that the appliance or work not be used until the condition is corrected; and
- (c) affix a notice containing the information required under clause (b) to the appliance or work.

(3) A user to whom notice has been given under subsection (2) shall not use the appliance or work or permit its use until the condition has been corrected and a distributor or certificate holder has determined on re-inspection that the condition has been corrected.

(4) A holder of a certificate or ROT who finds that an unacceptable condition of an appliance or work constitutes an immediate hazard shall,

- (a) immediately shut off the supply of propane to the appliance or work;
- (b) promptly give oral notice of the actions taken under clause (a) to the propane distributor;
- (c) promptly give a written notice to the user,
 - (i) describing the condition that constitutes the immediate hazard, and
 - (ii) that contains a statement indicating that the appliance or work shall not be used until the condition is corrected;
- (d) within 14 days of finding the condition, give written notice of the condition to the distributor, including notice that the supply of propane has been shut off; and
- (e) affix a notice containing the information required by clause (c) to the appliance or work.

(5) No owner or user to whom a notice has been given under this section shall use the appliance or work or permit its use until the condition is corrected.

Unacceptable condition — no immediate hazard

20. (1) Where a distributor finds that an appliance or work is in an unacceptable condition but that it does not constitute an immediate hazard, the distributor shall,

- (a) promptly give the user a written notice describing the condition and indicate in the notice that the distributor will shut off the supply of propane to the appliance or work, unless the contractor notifies the distributor that the condition has been corrected, within the period of time specified in the notice, which shall not be greater than 90 days; and
- (b) affix a notice containing the information required under clause (a) to the appliance or work.

(2) A distributor who gives a notice under subsection (1) shall shut off the supply of propane to the appliance or work if the unacceptable condition described in the notice is not corrected within the period of time specified in the notice, which period shall be within 90 days.

(3) No user to whom notice has been given under subsection (1) shall use, or permit to be used, the appliance or work after the expiry of the period of time specified in the notice for correcting the condition, unless the condition has been corrected.

(4) A holder of a certificate or ROT who finds that an appliance or work is in an unacceptable condition but that it does not constitute an immediate hazard shall,

- (a) immediately give oral notice of the condition to the distributor of propane regarding the appliance or work;

- (b) immediately give written notice to the user of the appliance or work describing the condition and advising that notice of the condition has been given to the distributor;
- (c) within 14 days of finding the condition, give written notice of the condition to the distributor; and
- (d) affix a notice containing the information required in clause (b) to the appliance or work.

(5) A distributor who receives a notice under subsection (1) or (4) shall inspect the appliance or work and take the action required under section 19.

(6) Where portable containers are connected to an appliance or equipment by a person other than a distributor, the distributor is exempt from section 19.

(7) Where the holder of a certificate or ROT finds an unacceptable condition in circumstances where subsection 19 (5) applies, the certificate or ROT holder shall notify the owner of the equipment of the unacceptable condition.

Off-site testing and approval

21. (1) This section applies only to the testing of an appliance, equipment, a component or an accessory that is carried out at a place other than the place where the appliance, equipment, component or accessory is installed for its intended use.

(2) A person may apply to a designated testing organization to have an appliance, equipment, a component or an accessory tested under this section.

(3) Organizations accredited by the Standards Council of Canada are designated organizations to test equipment, components and accessories to applicable approved standards or laboratory test reports for the purposes of this Regulation.

(4) A designated testing organization accredited by the Standards Council of Canada that tests an appliance, equipment, a component or an accessory under this section shall place its label or symbol on it if it conforms to the applicable approved standards or laboratory test report.

On-site testing and approval

22. (1) This section applies only to the testing of an appliance, equipment, a component or an accessory that is carried out at the place where the appliance, equipment, component or accessory is installed for its intended use.

(2) A person may apply to the director or an inspector designated by the director to have an appliance, equipment, a component or an accessory tested under this section.

(3) The director or inspector may refuse to test the appliance, equipment, component or accessory if its design is substantially the same as one that has been tested and approved by a designated testing organization.

(4) The director or inspector may test the appliance, equipment, component or accessory to applicable approved standards or laboratory test reports for the purposes of the code adoption document.

(5) If an appliance, equipment, component or accessory tested under subsection (4) conforms to the applicable approved standards or laboratory test reports, the director or inspector shall place an approved label or symbol on it.

(6) If an appliance, equipment, component or accessory is tested under this section, the director or inspector shall,

- (a) determine whether its fuel features comply with the approved standards and this Regulation; and
- (b) affix or cause to be affixed a label or symbol approved by the director to the appliance, equipment, component or accessory,

if the director or inspector determines that its fuel features comply with the approved standards and this Regulation.

(7) The applicant shall provide to the director or inspector all information, and conduct or cause to be conducted all tests required to determine whether the appliance, equipment, component or accessory complies with clause (6) (a).

(8) An applicant who applies to have an appliance, equipment, a component or an accessory tested and approved under this section shall pay the fees set by the designated administrative authority for the time reasonably spent,

- (a) in reviewing information about the thing to be tested;
- (b) in inspecting its fuel features;
- (c) in observing any test of the fuel features to determine if they comply with this Regulation; and
- (d) in using the thing during testing.

Registration as contractor

23. (1) No person shall act as a contractor or operate a vehicle conversion centre unless the person is registered for the purpose.

(2) An application for registration as a contractor or a propane vehicle conversion contractor shall be made to the director in the form published by the designated administrative authority and shall be accompanied by the fee set by the authority.

(3) An applicant under subsection (2) shall make separate applications to the director,

- (a) for a registration as a propane vehicle conversion contractor in respect of each vehicle conversion centre the applicant operates, if any; and
- (b) for a registration as a contractor in respect of operations other than the operation of a vehicle conversion centre.

(4) An applicant under clause (3) (a) shall submit with the application for each vehicle conversion centre,

- (a) a letter from the municipality where the centre is located indicating that the use of the centre for its intended purpose does not contravene the zoning by-laws of the municipality;

- (b) a plan in triplicate showing,

- (i) each building located within 75 feet of the vehicle conversion centre, and

- (ii) any other reasonable information requested by the director;

- (c) a written statement identifying at least one person who is the holder of a valid internal combustion alternate fuel technician (ICE) certificate and who performs work at the applicant's vehicle conversion centre; and

- (d) confirmation that the site complies with the code adoption document.

(5) The director shall issue a registration to a person if the person complies with subsections (2), (3) and (4).

- (6) A registration expires one year after the date of its issue.

(7) A propane vehicle conversion contractor may operate a vehicle conversion centre only at the location set out in the registration.

(8) The holder of a registration shall display the original or a copy of the registration such that it is readily visible at the business address set out on the registration.

- (9) A registration is not transferable.

Propane vehicle conversions

24. (1) A propane vehicle conversion contractor who operates a vehicle conversion centre shall ensure that each vehicle converted to propane at the centre is converted such that it complies with this Regulation and has affixed to it the labels required by the code adoption document.

(2) A contractor shall pay to the director the fee for the labels set by the designated administrative authority.

Vehicle operation

25. (1) No person shall operate, or permit to be operated, a vehicle that is converted to use propane after this Regulation comes into force unless the labels required by the code adoption document are affixed to the vehicle.

(2) No person shall operate, or permit to be operated, a vehicle that is converted to use propane unless the propane fuel system complies with this Regulation or, where the vehicle was converted before this Regulation came into force, unless it complies with the requirements of the predecessor to this Regulation as it existed when it was converted.

(3) No person shall connect, or permit to be connected, a gasoline or propane fuelling nozzle to the fuel fill point of a vehicle equipped with a propane appliance unless the supply of propane to the main burners and pilot burners of the appliance is shut off.

(4) An operator of a vehicle with a propane appliance installed on it shall shut off, or cause to be shut off, the supply of propane to the main burner and pilot burner of the appliance before a gasoline or propane fuelling nozzle is connected by anyone to the fuel fill point of the vehicle.

(5) Except as permitted by the code adoption document, no person shall park a propane vehicle intended primarily for highway use inside a building if a cylinder containing propane is mounted, installed or stored in or on the vehicle.

(6) No person shall supply propane to a tank installed on a propane vehicle unless the fixed liquid level gauge of the tank remains open during the filling operation.

(7) A person filling a tank using a fixed liquid level gauge shall immediately stop filling and close the gauge when liquid propane appears at the outlet of the gauge.

(8) No person shall transfer propane to the tank of a propane vehicle on a highway except in accordance with a procedure that has been accepted as being consistent with public safety.

(9) No person shall operate a propane vehicle unless the service valve of the propane tank on the vehicle is fully open when the engine of the vehicle is operating on propane fuel.

Cylinder handling facility

26. (1) No person shall operate a cylinder handling facility unless the cylinder handling facility is licensed.

(2) An application for a licence for a cylinder handling facility shall be made to the director and, except as set out in subsection (3), separate applications shall be made for each facility.

(3) Separate applications are not required where the person intends to permit the operation of a filling plant or a container refill centre that contains a cylinder handling facility.

- (4) An applicant for a licence under subsection (2) shall,

- (a) submit the application in the form published by the designated administrative authority;
- (b) pay the fee set by the authority; and

(c) provide a letter from the municipality where the applicant's cylinder handling facility is located indicating that the use of the facility for its intended purpose does not contravene the zoning by-laws of the municipality.

(5) The director shall issue a licence for a cylinder handling facility to an applicant who,

- (a) complies with subsection (4);
- (b) pays the required fee for any engineering services or inspection services provided in connection with the application; and
- (c) complies with the applicable provisions of the code adoption document in respect of cylinder handling facilities.

(6) A holder of a licence for a cylinder handling facility shall not make a modification to the facility unless the holder has applied for and received the written permission of the director.

(7) The director shall give written permission under subsection (6) if the modification meets the requirements of this Regulation.

(8) An applicant for permission shall provide a letter from the municipality required under clause (4) (c) if the modification affects compliance with the municipality's zoning by-laws.

(9) No person shall operate a cylinder handling facility if a modification to it is made without the director's written permission.

(10) A licence to operate a cylinder handling facility expires one year after the date of its issue.

(11) A holder of a licence to operate a cylinder handling facility shall display the original or a copy of the licence such that it is readily visible at the business address set out on the registration.

Filling plants and container refill centres

27. (1) No person shall operate a container refill centre or filling plant, as defined in the code adoption document, unless the container refill centre or filling plant is licensed.

(2) An application for a licence for a container refill centre or filling plant shall be made to the director.

(3) An applicant shall,

- (a) submit the application in the form published by the designated administrative authority;
- (b) pay the fee set by the authority;
- (c) provide a letter from the municipality where the container refill centre or filling plant is located indicating that the use of it for its intended purpose does not contravene the zoning by-laws of the municipality;

(d) subject to subsections (15) and (16), prepare and submit a legible plan in triplicate that shows,

- (i) the location of each propane storage tank, cylinder storage facility, underground piping or tubing and other propane handling facilities within the container refill centre or filling plant,
- (ii) the distance from each propane storage tank and cylinder storage facility to the property lines of the centre or plant,
- (iii) each building or structure located within 50 feet of a propane storage tank,
- (iv) the location of each site where flammable or combustible substances are stored,
- (v) the capacity in USWG (United States water gallons) of each propane storage tank within the centre or plant, and

(vi) any other relevant information requested by the director that is necessary to ensure that the installation is safe and complies with this Regulation; and

(e) submit a pre-installation site check sheet that confirms that the site complies with the code adoption document.

(4) The director shall issue a licence to operate a container refill centre or filling plant to an applicant if,

- (a) the applicant complies with subsection (3);
- (b) the applicant pays the fee set by the designated administrative authority for any engineering services or inspection services provided in connection with the application; and
- (c) the refill centre or filling plant complies with the code adoption document.

(5) A holder of a licence to operate a container refill centre or filling plant shall not make a modification to it unless the holder has applied for and received the written permission of the director.

(6) The director may give written permission under subsection (5) if the modification meets the requirements of this Regulation.

(7) An applicant under subsection (5) shall,

- (a) set out in the application all details of the modification proposed;
- (b) provide a letter from the municipality under clause (3) (c) if the modification affects compliance with the municipality's zoning by-laws; and
- (c) provide a new plan under clause (3) (d) if the modification entails any changes to the plan previously provided under that clause or a predecessor of it.

(8) No person shall operate a container refill centre or a filling plant if a modification to it is made without the director's written permission.

(9) A holder of a licence to operate a container refill centre or a filling plant shall ensure that each employee of the holder who handles propane, each person who is authorized to transfer propane to a container and each person to whom the holder issues an access code, card or key to dispense propane is trained,

- (a) in the safe handling of propane, including the safe operation and use of propane dispensing equipment; and
- (b) in the use of emergency shut-down switches, valves and procedures in respect of propane.

(10) A licence to operate a container refill centre or a filling plant expires one year after the date of its issue.

(11) A holder of a licence to operate a container refill centre or filling plant shall display the original or a copy of the licence such that it is readily visible at the business address set out on the licence.

(12) An operator of a propane vehicle situated at a container refill centre or a filling plant shall ensure that the engine ignition of the vehicle is off during refuelling of the vehicle with propane.

(13) While a propane vehicle is being refuelled with propane, no person shall knowingly have in his or her possession lighted smoking material or any other ignited substance within 10 feet of,

- (a) the propane dispenser used to refuel the vehicle;
- (b) the propane tank of the vehicle; or
- (c) the propane fill point of the vehicle.

(14) No person shall knowingly refuel a propane vehicle with propane if,

- (a) the vehicle's engine ignition is on;
- (b) the main-burner or pilot light of a fuel-fired appliance on board the vehicle is on; or
- (c) any lit smoking material or other ignited substance is within 10 feet of,
 - (i) the propane dispenser used to refuel the vehicle,
 - (ii) the propane container of the vehicle, or
 - (iii) the propane fill point of the vehicle.

(15) An applicant may prepare plans and submit only one copy under subsection (3) (d) if,

- (a) the plans are reviewed by a professional engineer, are stamped with the engineer's seal and are signed by him or her;
- (b) the professional engineer submits a written declaration to the director that the plans comply with the requirements of this Regulation; and
- (c) the plans are kept at the facility at all times during its construction.

(16) Upon the request of an inspector, an applicant under subsection (15) shall produce the plans for inspection within 72 hours of the request.

Tank trucks, cargo liners

28. (1) No person shall transport propane in tank trucks or cargo liners unless the tank truck or cargo liner, as defined in the code adoption document, is licensed.

(2) An application for a licence to transport propane in tank trucks or cargo liners used in the person's business shall be made to the director and separate applications shall be made in respect of each tank truck or cargo liner.

(3) An applicant who applies for a licence under subsection (2) shall,

- (a) submit an application in the form published by the designated administrative authority; and
 - (b) pay the fee set by the authority.
- (4) The director shall issue a licence to a person who,
- (a) complies with subsection (3);
 - (b) pays the fee set by the designated administrative authority for any inspection services provided in connection with the application; and
 - (c) complies with the applicable provisions of the code adoption document in respect of the tank truck or cargo liner.
- (5) The licence expires one year after the date of its issue.

(6) The licence shall be carried in or on the tank truck or cargo liner for which it is issued.

(7) No person shall operate a tank truck or cargo liner unless the licence for it is in or on the tank truck or cargo liner.

Inspections

29. (1) A person who operates a business using a tank truck, cargo liner or a facility shall inspect, or shall have the person's supplier of propane inspect, each of them at least once a year, to determine that they comply with this Regulation or, where an approval was granted to a tank truck, cargo liner or facility before this Regulation came into

force, that it complies with the approval requirements of the predecessor to this Regulation as it existed when the tank truck, cargo liner or facility was approved.

(2) A person who makes an inspection under subsection (1) shall prepare a report of the inspection that is dated and signed by that person and that clearly identifies the person who carried out the inspection.

(3) No person shall supply propane to a tank truck, cargo liner, filling plant, container refill centre or cylinder handling facility unless the report made under subsection (1) indicates that it complies with this Regulation or, where an approval was granted to a tank truck, cargo liner or facility before this Regulation came into force, that it complies with the approval requirements of the predecessor to this Regulation as it existed when the thing inspected was approved.

(4) A person for whom an inspection is made under subsection (1) shall retain the report for at least three years from the date of inspection,

- (a) at the filling plant, container refill centre or cylinder handling facility referred to in the report; or
- (b) at the place of business set out on the person's licence.

(5) A person who operates a filling plant or a container refill centre shall maintain records and plans of the location of the underground piping and tubing of the plant or centre, as the case may be, at the plant or centre and shall, on request, produce them for examination by an inspector.

Renewals of registrations, licence

30. (1) The director may issue a renewal of a registration as a contractor or propane vehicle conversion contractor if the holder of the registration applies for a renewal in the form published by the designated administrative authority, pays the fee set by the designated administrative authority and is not in arrears of any such fees owed to the authority.

(2) Subsections 23 (2), (3), (4) and (5) do not apply to an application for a renewal under subsection (1).

(3) An application to renew a registration as a contractor or propane vehicle conversion contractor that is received by the director after the registration has expired shall be treated by the director as a new application and subsections 23 (2), (3), (4) and (5) apply to such an application.

(4) The director shall issue a renewal of a licence for a cylinder handling facility, container refill centre, a filling plant, tank truck or cargo liner if the holder applies for a renewal and pays the fees set by the designated administrative authority that may be required for inspection services.

(5) Subsections 26 (3) and clauses 26 (4) (b) and (c) do not apply to an application under subsection (4) to renew a licence to operate a cylinder handling facility.

(6) Subsections 27 (2) and (3) and clauses 27 (4) (b) and (c) do not apply to an application under subsection (4) to renew a licence to operate a container refill centre or a filling plant.

(7) Subsections 28 (2) and (3) and clauses 28 (4) (b) and (c) do not apply to an application under subsection (4) to renew a licence for a tank truck or cargo liner.

(8) An application to renew a licence for a cylinder handling facility, a container refill centre, a filling plant, a tank truck or a cargo liner received by the director after the licence has expired shall be treated as a new application, in which case,

- (a) subsections 26 (3) and clauses 26 (4) (b) and (c) apply with respect to the application to renew a licence for a cylinder handling facility;

- (b) subsections 27 (2) and (3) and clauses 27 (4) (b) and (c) apply with respect to the application to renew a licence for a container refill centre or filling plant;
- (c) subsections 28 (2) and (3) and clauses 28 (4) (b) and (c) apply to the application to renew a licence for a tank truck or cargo liner.

No transfer of licence or registration

31. (1) A licence or registration is not transferable.

(2) If a person who holds a licence or registration, as the case requires, changes his, her, or its name, or if a licence or registration is lost or destroyed, the holder shall promptly apply to the director for a licence or registration containing the new name or a duplicate, as the case requires, and such application shall be accompanied by the fee set by the designated administrative authority.

(3) If the holder of a licence or registration changes the holder's address, the holder shall notify the director of the new address within 30 days of the change.

(4) A registered contractor shall display the evidence of registration in a conspicuous place at the contractor's business premises and all field vehicles, other than delivery trucks, operated by the contractor, whether leased or owned, shall be clearly marked with the contractor's name and number.

Commencement

32. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 212/01 made under the TECHNICAL STANDARDS AND SAFETY ACT, 2000

Made: June 20, 2001
Filed: June 22, 2001

GASEOUS FUELS

Interpretation

1. (1) In this Regulation,

"appliance" means a device that consumes or is intended to consume a gas and includes all valves, fittings, controls and components attached or to be attached to it;

"approved" means,

- (a) with respect to a standard or a laboratory test report, that it is listed in "Titles of Standards and Laboratory Test Reports Authorized in the Province of Ontario under the Ontario Gas Utilization Code" as published by the designated administrative authority from time to time,
- (b) with respect to an appliance, equipment, a component or an accessory, that it bears the label or symbol of a designated testing organization or a label or symbol authorized by the director certifying that it complies with an approved standard or a laboratory test report, or
- (c) with respect to an installation or work, that it complies with this Regulation;

"certificate" means a certificate issued under Ontario Regulation 215/01 (Fuel Industry Certificates);

"code adoption document" means the "Gaseous Fuels Code Adoption Document" adopted as part of this Regulation under Ontario Regulation 223/01;

"contractor" means a person who carries on, in whole or in part, the business of installing, removing, repairing, altering or servicing appliances, and includes a person or an agent of the person who agrees to install, remove, repair, alter or service appliances sold or leased by the person;

"distributor" means a person who supplies gas to an end user, and "distribute" and "distribution" have corresponding meanings;

"fuel features" means,

- (a) parts that use or handle gas, govern combustion or vent combustion products,
- (b) construction and installation features that relate to the safe use and handling of gas;

"gas" means a gas as defined in the code adoption document;

"handling" means the transmission, transportation or distribution of gas, or the storage of gas in a container, and "handle" and "handler" have corresponding meanings;

"install" includes placing an appliance in position for permanent or temporary use, venting it and connecting piping to it, and "installation" has a corresponding meaning;

"pipeline" means a pipe that is used for the transmission or distribution of gas and includes fittings, valves, controls, compressor stations, pump stations, pressure regulating stations and meter stations, but does not include the pipe, fittings, valves or controls of the end user;

"ROT" means a record of training issued under Ontario Regulation 215/01 (Fuel Industry Certificates);

"VRA" means a vehicle refuelling appliance that consists of a natural gas compressor package not containing storage, that has a flow rate not in excess of 0.3 cubic metre/minute (10 cubic feet/minute) and that is intended for unattended refuelling;

"work" means the facilities used in the handling of gas.

(2) In the event of a conflict between a provision of this Regulation and the code adoption document, this Regulation prevails.

(3) A reference in this Regulation to a director is a reference to the director to whom the subject matter of this Regulation is assigned.

Application

2. (1) This Regulation applies to,

- (a) the installation, testing, maintenance, repair, removal, replacement, inspection and use of appliances, equipment, components and accessories where gaseous fuels are to be used for fuel purposes;
- (b) the installation of VRAs, without storage, having a total flow rate below 1.0 cubic metre/minute (35 cubic feet/minute).

(2) This Regulation does not apply to,

- (a) gas used as a fuel for vehicles;
- (b) pipeline terminals;
- (c) petroleum refineries other than when gas is used as a fuel;
- (d) propane when used as a feedstock in chemical plants;
- (e) utility pipeline distribution and transmission pipelines;
- (f) refrigerated storage or underground reservoirs for gas;

- (g) gas used on boats;
- (h) gas used as propellant in aerosol containers;
- (i) gas used as refrigerant; and
- (j) installations that are the subject of CSA-B149.2-00, "Propane Storage and Handling Code", as amended from time to time and whether the amendment was made before or after this Regulation was adopted.

General requirement for compliance

3. (1) Every person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(2) For the purposes of subsection (1), the reference to an activity, use of equipment, process or procedure includes, but is not limited to, design, installation, alteration, repair, service, removal, purging, activation, storing, handling, modifying and using.

Prohibited activities without approval

4. (1) Where this Regulation requires the approval of an appliance or any equipment or thing, no person shall offer for sale, sell, lease, rent or install an appliance, equipment or thing unless it is approved or will be approved prior to being put into use.

(2) Despite subsection (1), a person may offer for sale, sell, lease, rent or install any of the following even if they are not approved or will not be approved prior to being put into use:

- 1. Manually operated industrial appliances that have an input of not more than 6 kilowatts (20,000 British thermal units per hour).
- 2. Bunsen burners.
- 3. Stationary gas engines, including turbine engines.
- 4. Portable gas equipment used for road construction or repair.

No handling of gas without licence

5. No person shall handle gas unless the person is the holder of a licence for the purpose.

Certificates required for various activities

6. (1) No person shall install, alter, purge, activate, repair, service or remove any appliance, equipment or other thing employed or to be employed in the handling or use of gas unless the person is the holder of a certificate for that purpose.

(2) Subsection (1) does not apply to prevent a person from undertaking duct cleaning if that is the only activity undertaken and the person does not interfere with the appliance, equipment or thing.

(3) Subsection (1) does not apply to prevent a person without the appropriate certificate from undertaking any of the activities mentioned in that subsection in the presence of the holder of the certificate.

Initial putting into use

7. (1) Where premises are connected to a supply of gas for the first time, no person shall put an appliance in the premises into use for the first time until the distributor has examined the installation of the appliance and is satisfied that the installation and use of the appliance are in compliance with this Regulation.

(2) An examination under subsection (1) shall include an examination of all appliances intended to be installed at the time of occupation of the premises.

Access by distributor

8. A distributor shall have access, at all reasonable times and upon reasonable notice, to all parts of every premises to which the distributor supplies gas for the purpose of,

- (a) examining any appliance or equipment in or on the premises and disconnecting the appliance or equipment if it, its installation or its use does not conform with this Regulation or a predecessor of this Regulation; and
- (b) placing, protecting, setting, shutting off, removing, repairing or altering any meter or regulator owned by the distributor in or on the premises.

No activation of pipeline without examination

9. (1) No person shall activate a pipeline until it has been examined and found to be in compliance with this Regulation.

(2) The examination under subsection (1) shall be made by a person who holds a certificate for that purpose.

No interference with pipeline

10. No person shall interfere with or damage any pipeline without authority to do so.

Duty of employer

11. (1) Every person who operates, installs, removes, repairs, alters or services appliances or works shall instruct the person's employees to comply with the Act and this Regulation.

(2) Every person who employs a person to carry out any activity referred to in subsection (1) shall take every precaution that is reasonable in the circumstances to ensure that the person's employees comply with the Act and this Regulation.

Accident or occurrence

12. (1) Where it appears that carbon monoxide poisoning, asphyxiation, explosion or fire has occurred because of the use, storage or handling of gas, a certificate holder, ROT holder, contractor or distributor shall forthwith notify an inspector of the occurrence by telephone, fax or any other form of electronic transmission, and a contractor or distributor shall have in place procedures for such notification.

(2) No person shall interfere with or disturb any wreckage, article or thing at the scene of an occurrence that is connected with it except in the interest of public safety, saving a life, relieving human suffering, continuity of service or preservation of property.

(3) Where it is permitted to interfere with or disturb wreckage, an article or a thing under subsection (2), no person shall carry away or destroy any wreckage, article or thing unless an inspector gives permission to do so.

Unacceptable condition — immediate hazard

13. (1) In this section and in section 14,

"unacceptable condition" means,

- (a) with respect to an appliance, container or work, that it is being used for a purpose other than that for which it was approved,
- (b) with respect to an appliance, container or work, that any alteration to it or any deterioration of it, is likely to impair its safe operation, or
- (c) with respect to an appliance or work, that the condition of piping, tubing or hoses, the venting of products of combustion, the supply of air for combustion or the clearance from adjacent combustible matter is likely to impair its safe operation or that the appliance or work does not meet the requirements of this Regulation or, where it was installed before this Regulation came into force, that it does not meet the requirements of the predecessor to this Regulation as it existed when the appliance or work was installed.

(2) Where a distributor finds that an appliance or work is in an unacceptable condition and that it constitutes an immediate hazard, the distributor shall,

- (a) immediately shut off the supply of gas to the appliance or work;
 - (b) promptly notify the user in writing of the unacceptable condition, including a direction that the appliance or work not be used until the condition is corrected; and
 - (c) affix a notice containing the information referred to in clause (b) to the appliance or work.
- (3) Where a holder of a certificate or ROT finds that an appliance or work is in an unacceptable condition and that it constitutes an immediate hazard, the holder shall,
- (a) immediately shut off the supply of gas to the appliance or work;
 - (b) promptly give oral notice of the shutting off of the gas to the distributor;
 - (c) promptly give a written notice to the user,
 - (i) describing the condition that constitutes the immediate hazard, and
 - (ii) directing that the appliance or work not be used until the condition is corrected;
 - (d) within 14 days of finding the condition, give written notice of the condition to the distributor, including notice that the supply of gas has been shut off; and
 - (e) affix a notice containing the information required in clause (c) to the appliance or work.

(4) An owner or user of an appliance or work to whom notice is given that there is an unacceptable condition that constitutes an immediate hazard shall not use the appliance or work or cause or permit the appliance or work to be used until the condition is corrected.

(5) Where the unacceptable condition is corrected, the owner or user shall notify the distributor of the correction within 14 days of the condition being corrected.

(6) Where a notice is affixed to an appliance or work under clause (2) (c) or (3) (e), no person shall remove the notice unless the person holds a certificate for that purpose and on removing the notice the person shall endorse his or her certificate number, name and address on the notice and send it by prepaid registered mail or deliver it to the distributor.

Unacceptable condition — no immediate hazard

14. (1) Where a distributor finds that an appliance or work is in an unacceptable condition but that it does not constitute an immediate hazard, the distributor shall,

- (a) promptly notify the user, in writing, describing the condition and indicate in the notice that the distributor will shut off the supply of gas to the appliance or work if the contractor does not notify the distributor that the condition has been corrected within the period of time specified in the notice, which shall not be greater than 90 days;
- (b) affix a notice containing the information required under clause (a) to the appliance or work.

(2) A distributor who gives a notice under subsection (1) shall shut off the supply of gas to the appliance or work if the unacceptable condition described in the notice is not corrected within the period of time specified in the notice.

(3) Where a holder of a certificate or ROT finds that an appliance or work is in an unacceptable condition but that it does not constitute an immediate hazard, he or she shall,

- (a) immediately give oral notice of the condition to the distributor who supplies gas to the appliance or work;
- (b) immediately give written notice to the user of the appliance or work describing the condition and advising that notice of the condition has been given to the distributor;
- (c) give written notice of the condition to the distributor within 14 days of finding it; and
- (d) affix a notice containing the information required in clause (b) to the appliance or work.

(4) An owner or user of an appliance or work to whom notice has been given that there is an unacceptable condition that does not constitute an immediate hazard shall not use the appliance or work, or cause or permit its use, after the expiry of time specified in the notice for correcting the condition until the condition has been corrected.

(5) Where a notice is affixed to an appliance or work under clause (1) (b) or (3) (d), no person shall remove the notice unless the person holds a certificate for that purpose and on removing the notice the person shall endorse his or her certificate number, name and address on the notice and send it by prepaid registered mail or deliver it to the distributor.

Duty to maintain in safe operating condition

15. An owner or user of an appliance, equipment, a work or any other thing employed in the handling or use of gas shall ensure that the appliance, equipment, work or thing employed in the handling or use of gas is maintained in a safe operating condition.

Supply of gas

16. No distributor shall supply gas to a premises unless the distributor is satisfied that the installation and use of the appliance or work comply with this Regulation and,

- (a) unless the distributor has inspected the appliance or work at least once within the previous 10 years; or
- (b) unless the distributor has inspected the appliance or work in accordance with a quality assurance inspection program.

Duties of owner of special building

17. Where a gas appliance or work is installed in an industrial, institutional or assembly building that is defined in the code adoption document, the owner of the building shall ensure that,

- (a) the appliance or work and its fuel features are maintained in accordance with the manufacturer's recommended maintenance procedures;
- (b) in consultation with the manufacturer or, as required by the director, an evaluation of the maintenance procedures referred to in clause (a) is carried out at least once every 10 years and, where indicated by the evaluation, new or upgraded procedures are established; and
- (c) an inspection of the appliance or work and its fuel features is carried out at least once every 10 years to ensure that they are in a safe operating condition and that the installation complies with this Regulation or, where the appliance or work was installed before this Regulation came into force, that it complies with the predecessor to this Regulation as it existed when the appliance or work was installed.

Certificate required for inspection

18. (1) An inspection under section 16 or 17 shall be carried out by a person who is the holder of a valid certificate for that purpose.

(2) The distributor shall prepare a report on each inspection made and shall retain the report until the next inspection and report is completed.

Off-site testing and approval

19. (1) This section applies only to the testing of an appliance, equipment, a component or an accessory where the testing is carried out at a place other than the place where they are installed for their intended use.

(2) A person may apply to a designated testing organization to have an appliance, equipment, a component or an accessory tested under this section.

(3) The organizations accredited by the Standards Council of Canada are designated as organizations to test appliances, equipment, components and accessories to the applicable approved standards or laboratory test reports for the purposes of this Regulation.

(4) A designated testing organization that tests an appliance, equipment, a component or an accessory under this section shall place its label or symbol on it if it conforms to the applicable approved standards or laboratory test reports.

On-site testing and approval

20. (1) This section applies only to the testing of an appliance, equipment, a component or an accessory that is carried out at the place where they are installed for their intended use.

(2) A person may apply to the director, or an inspector designated by the director, to have an appliance, equipment, a component or an accessory tested under this section.

(3) The director or inspector may decline to test an appliance, equipment, a component or an accessory if its design is substantially the same as one that has been tested and approved by a designated testing organization.

(4) The director or inspector may test appliances, equipment, components and accessories to applicable approved standards or laboratory test reports for the purposes of this Regulation.

(5) If an appliance, equipment, a component or an accessory tested under subsection (4) conforms to the applicable approved standards or laboratory test reports, the director or inspector shall place an approved label or symbol on it.

(6) If an appliance, equipment, a component or an accessory is tested under this section, the director or inspector shall,

- (a) determine whether its fuel features comply with the approved standards or laboratory test reports of a designated testing organization and this Regulation; and
- (b) affix or cause to be affixed to it a label or symbol authorized by the director, if the director or inspector determines that its fuel features comply with the approved standards or laboratory test reports of a designated testing organization and this Regulation.

(7) The applicant shall provide to the director all information, and shall conduct or cause to be conducted all tests, required to determine that the appliance, equipment, component or accessory complies with clause (6) (a).

(8) An applicant who applies to the director to have an appliance, equipment, a component or an accessory tested and approved under this section shall pay the fee set by the designated administrative authority for the time reasonably spent,

- (a) in reviewing information about the thing to be tested;
- (b) in inspecting its fuel features;
- (c) in observing any test of the fuel features to determine their compliance with this Regulation; and
- (d) in use of the thing during testing.

Registration of contractors

21. (1) No person shall act as a contractor unless the person is registered for the purpose.

(2) An application for registration as a contractor shall be made in the form published by the designated administrative authority to the director and shall be accompanied by the fee set by the designated authority.

(3) A registration as a contractor expires one year after its date of issue.

(4) An application to renew a registration made after the registration has expired shall be treated as a new application for registration.

(5) The director shall issue evidence of registration to an applicant who is registered as a contractor or renews a registration as a contractor.

(6) The director shall issue a registration or a renewal of a registration as a contractor if the applicant pays the fee set by the designated administrative authority and is not in arrears of any such fees owed to the designated administrative authority.

(7) A registered contractor shall display the evidence of registration in a conspicuous place at the contractor's business premises and shall notify the director within 30 days of any change of business address, and all field vehicles, other than delivery trucks, operated by the contractor, whether leased or owned, shall be clearly marked with the contractor's name and registration number.

(8) A registration is not transferable.

(9) If the name on the registration changes, the holder shall promptly apply to the director for a registration containing the new name and pay the fee set by the designated administrative authority.

(10) If the evidence of registration is lost, stolen or destroyed, the contractor shall promptly apply to the director for a duplicate and pay the fee set by the designated administrative authority, whereupon the director shall issue duplicate evidence of a valid registration.

Commencement

22. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 213/01

made under the

TECHNICAL STANDARDS AND SAFETY ACT, 2000

Made: June 20, 2001

Filed: June 22, 2001

FUEL OIL**Interpretation**

1. (1) In this Regulation,

"aboveground tank" means a tank that is installed at or above grade level within a building or within a secondary containment, but does not include a tank that is in direct contact with backfill material;

"appliance" means a device that consumes or is intended to consume a fuel oil and includes all valves, fittings, controls and components attached or to be attached to it;

"approved" means,

- (a) with respect to a standard or a laboratory test report, that it is listed in "Titles of Standards and Laboratory Test Reports Authorized in the Province of Ontario" as published by the designated administrative authority from time to time,
 - (b) with respect to an appliance, tank, equipment, component or accessory, that it bears the label or symbol of a designated testing organization or a label or symbol authorized by the director, certifying that it complies with an approved standard or laboratory test report, or
 - (c) with respect to an installation, that it complies with this Regulation;
- "central oil distribution system" means a system by which oil is supplied by piping from a central supply tank or tanks to a building, mobile home, travel trailer or other structure and includes, but is not limited to, tanks, pressure piping, valves, fittings, and auxiliary components;
- "code adoption document" means the "Fuel Oil Code Adoption Document" adopted as part of this Regulation under Ontario Regulation 223/01;
- "contractor" means a person who carries on, in whole or in part, the business of installing, removing, repairing, altering or servicing appliances, and includes a person or an agent of the person who agrees to install, remove, repair, alter or service appliances sold or leased by the person;
- "designated testing organization" means an organization designated under section 26 or 27 to test and label an appliance, equipment, component or accessory;
- "distributor" means a person who supplies fuel oil to an end user, and "distribute" and "distribution" have corresponding meanings;
- "facility" means an installation where fuel oil or used oil, when such oil is used as a fuel, is handled, but does not include a facility referred to in Ontario Regulation 217/01 (Liquid Fuels);
- "fuel features" means,
- (a) parts that use or handle fuel oil or used oil, govern combustion or vent combustion products, and
 - (b) construction and installation features that relate to the safe use and handling of fuel oil or used oil;
- "fuel oil" means fuel oil as defined in the code adoption document;
- "handling" means the transportation or distribution of fuel oil, or the storage of fuel oil in a container, and "handle" and "handler" have corresponding meanings;
- "install" includes placing an appliance in position for permanent or temporary use, venting it and connecting piping to it, and "installation" has a corresponding meaning;
- "maintenance" means the inspection, servicing or repair of equipment or the replacement of equipment, including replacement with equipment having similar performance specifications to that being replaced where it is not necessary to change the layout perimeters directly associated with the equipment being replaced;
- "modification" means a reduction or expansion or other change to layout or equipment, or a change in the operation of a facility, but does not include maintenance;
- "operator" means a person who is responsible for all aspects of the day-to-day operation of a distribution system or tank system, whether or not the person is located on the premises during hours of operation and whether or not the person is the owner of the system;

"pipeline" means a pipe that is used for the distribution of fuel oil and includes fittings, valves, controls, compressor stations, pump stations, pressure regulating stations and meter stations, but does not include the pipe, fittings, valves or controls of the end user;

"tank system" means an aboveground or underground tank, and includes all piping, valves, fittings, pumps and other equipment associated with the tank;

"underground tank" means a buried tank or partially buried tank that is in direct contact with earth or backfill;

"used oil" means a petroleum based oil that has been used primarily for lubrication purposes in combustion engines, turbines, transmissions, gear boxes, hydraulic equipment or other similar equipment;

"work" means the facilities used in the handling of fuel oil.

(2) In the event of a conflict between a provision of this Regulation and the code adoption document, this Regulation prevails.

(3) Unless otherwise specified in this Regulation or the code adoption document, equipment installed in accordance with the predecessor of this Regulation shall be deemed approved under this Regulation on the day this Regulation comes into force if the equipment complied with the predecessor regulation at the time that it was installed.

(4) A reference in this Regulation to a director is a reference to the director to whom the subject matter of this Regulation is assigned.

Application

2. (1) This Regulation applies to the installation, testing, maintenance, repair, removal, replacement, inspection and use of appliances, equipment, components and accessories where fuel oil is to be used as a fuel, but it does not apply to equipment referred to in Ontario Regulation 217/01 (Liquid Fuels) or to the transmission of fuel under Ontario Regulation 210/01 (Oil and Gas Pipeline Systems).

(2) This Regulation applies to the maintenance, modification and specified upgrading of existing equipment and to all new equipment.

General requirement for compliance

3. (1) Every person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(2) For the purposes of subsection (1), the reference to activity, use of equipment, process or procedure includes, but is not limited to, design, installation, alteration, repair, service, removal, purging, activation, storage, handling, modification and use of equipment.

Certificates required for various activities

4. (1) No person shall install, alter, purge, activate, repair, service or remove any appliance or any equipment or other thing employed or to be employed in the handling or use of fuel oil unless the person is the holder of a certificate for that purpose under Ontario Regulation 215/01 (Fuel Industry Certificates).

(2) The holder of a certificate under Ontario Regulation 216/01 (Petroleum Equipment Mechanics) may install, repair, service or remove an underground tank or aboveground tank of any capacity, of any fuel oil type or used oil, within the scope of the holder's certificate.

Duty of employer

5. (1) Every person who installs, removes, repairs, alters or services appliances or works shall instruct the person's employees to comply with the Act and this Regulation.

(2) Every person who installs, removes, repairs, alters or services appliances or works shall take every precaution that is reasonable in the circumstances to ensure that the person's employees comply with the Act and this Regulation.

Licence required to distribute fuel oil

6. (1) No person shall distribute fuel oil through a central oil distribution system or facility unless the person is the holder of a licence issued for the purpose.

(2) An application for a licence as a distributor or its renewal shall be made to the director in the form published by the designated administrative authority and be accompanied by the fee set by the authority.

(3) A licence or its renewal shall be issued to the applicant if the central oil distribution system or facility with respect to which the application is made complies with the requirements of this Regulation, and the director may have an inspection of the system or facility made for the purpose of determining whether the system or facility is in compliance.

(4) A licence as a distributor is not transferable.

(5) A licence as a distributor expires no later than 12 months after the date it is issued, and the date of its expiry shall be stated on the licence.

(6) An application to renew a licence shall be made before the licence expires.

(7) The holder of a licence may obtain a duplicate upon application to the director and payment of the fee set by the designated administrative authority.

(8) A licence, duplicate or renewal of a licence shall not be issued if any fees set by the designated administrative authority are owed by the applicant.

(9) The holder of a licence shall post it at the location for which it is issued such that it is readily visible.

(10) The holder of a licence shall notify the director within 30 days of any change of address.

Supply to containers and tank systems

7. (1) No distributor shall supply fuel oil to a container or tank system that is connected to an appliance or work unless the distributor is satisfied that the installation and use of the appliance or work comply with this Regulation and,

- (a) unless the distributor has inspected the appliance or work at least once within the previous 10 years; or
- (b) unless the distributor has inspected the appliance or work in accordance with a quality assurance inspection program.

(2) A distributor shall prepare a report on each inspection made under subsection (1) and shall retain the report until the next inspection and report are completed.

(3) An inspection shall be carried out by a person who is the holder of a certificate for that purpose.

(4) No person shall supply fuel oil to an underground tank unless the underground tank is registered.

Supply to institutional buildings

8. (1) Where an appliance or work is installed in an industrial, institutional or assembly building that is defined in the code adoption document, the owner of the building shall ensure that,

- (a) the appliance or work and its fuel features are maintained in accordance with the manufacturer's recommended maintenance procedures;
- (b) an evaluation of the maintenance procedures referred to in clause (a) is carried out in consultation with the manufacturer or, as required by the director, at least once every 10 years and, where indicated by the evaluation, new or upgraded procedures are established; and

(c) an inspection of the appliance or work and its fuel features is carried out at least once every 10 years to ensure that they are in a safe operating condition and that the installation complies with this Regulation.

(2) An inspection under this section shall be carried out by a person who is the holder of a certificate for that purpose.

(3) The owner of the building shall keep a record of an inspection made under this section until the next inspection and report are completed.

Initial putting into use

9. (1) No person shall put into use for the first time an appliance in premises that is to be supplied with fuel oil by pipeline without first giving notice in writing to the distributor of the address of the premises at which the installation was made or is to be made and the type of appliance supplied or to be supplied.

(2) No person shall put into use for the first time an appliance in premises that is being supplied with fuel oil by pipeline until the distributor has examined the installation of the appliance and is satisfied that the installation and use of the appliance are in compliance with this Regulation.

(3) An examination under subsection (2) shall include the examination of all appliances installed at the time of occupation of the premises.

Access by distributor

10. A distributor shall have access, at all reasonable times and upon reasonable notice, to all parts of every premises to which the distributor supplies fuel oil for the purpose of,

- (a) examining any appliance in or on the premises and disconnecting the appliance if it, its installation or its use does not conform with this Regulation; and
- (b) placing, protecting, setting, shutting off, removing, repairing or altering any meter or regulator owned by the distributor in or on the premises.

Initial activation of pipeline

11. (1) No person shall activate a pipeline until it has been examined and found to be in compliance with this Regulation.

(2) The examination referred to in subsection (1) shall be made by a person who holds a certificate for that purpose under Ontario Regulation 216/01 (Petroleum Equipment Mechanics).

Duty to inquire before digging

12. (1) No person shall dig, bore, trench, grade, excavate or break ground with mechanical equipment or explosives without first ascertaining from the holder of a licence as a distributor the location of any pipeline that may be interfered with.

(2) The licence holder shall provide as accurate information as possible on the location of any pipeline within a reasonable time in all the circumstances.

No interference with pipeline

13. No person shall interfere with or damage any pipeline without authority to do so.

Duty of distributor re underground tanks

14. Every distributor shall, before the day that is 180 days after the day this Regulation is filed, provide to the director the address of every underground tank that the distributor is aware of to which the distributor is supplying fuel at the time of providing the notice.

Contractor registration

15. (1) No person shall act as a contractor unless the person is registered for that purpose.

(2) An application for registration as a contractor or the renewal of a registration shall be made to the director in the form published by the designated administrative authority and shall be accompanied by the fee set by the designated administrative authority.

(3) A registration as a contractor is not transferable.

(4) A registration as a contractor expires no later than 12 months after the date it is issued and the date of its expiry shall be stated on the licence.

(5) An application to renew a registration shall be made before the registration expires.

(6) The holder of a registration may obtain a duplicate upon application to the director and payment of the fee set by the designated administrative authority.

(7) A registration or duplicate or a renewal of a registration shall not be issued if any fees set by the designated administrative authority are owed by the applicant.

Design registration

16. (1) Except as provided in subsection (4), a person who plans to construct a central oil distribution system or facility or to make a modification to it shall submit drawings in triplicate of the proposed system or facility to the director for registration.

(2) The drawings shall be submitted before the construction or modifications begin.

(3) Upon registering the drawings, the director shall return one copy of them to the applicant.

(4) A person may prepare drawings for the construction or modification of a system or facility under subsection (1) and may, despite that subsection, submit only one copy if,

- (a) a professional engineer has reviewed them, stamped them with his or her seal and signed them;
- (b) the professional engineer has submitted a declaration to the director that the drawings are in compliance with the requirements of this Regulation; and
- (c) a copy of the drawings is kept at all times at the facility while the construction or modification is being carried out.

(5) In this section,

“professional engineer” means a person licensed under the *Professional Engineers Act*.

No sale of thing without approval

17. (1) No person shall offer for sale, sell, lease, rent, buy, install, use or supply fuel to an appliance, equipment, tank system or other thing, except a stationary diesel engine or turbine, unless it is approved prior to activation.

(2) No person shall offer for sale, sell, lease, rent, buy, install or service an appliance, equipment, tank system or other thing for a use for which it is not approved.

Installation

18. Every certificate holder and every contractor who installs an appliance or tank system shall record on the appliance or system in a conspicuous place the installation performed and the date, as well as the name of the certificate holder and the certificate number.

Operation

19. No person shall operate or permit to be operated an appliance or tank system unless it is maintained in a safe operating condition and it complies with this Regulation.

Supply of fuel

20. No person shall supply fuel oil to or use an appliance, container, equipment, tank system or other thing employed in the handling or use of fuel oil or used oil unless it complies with this Regulation.

Dangerous occurrences

21. (1) Where it appears that carbon monoxide poisoning, asphyxiation, accidental release, leak, explosion or fire has occurred because of the use, storage or handling of fuel oil, a certificate holder, licence holder, operator, contractor or distributor shall forthwith notify an inspector of the occurrence by telephone, fax or any other form of electronic transmission, and a registered contractor or licence holder shall have in place procedures for such notification.

(2) No person shall interfere with or disturb any wreckage, article or thing at the scene of an occurrence that is connected with it except in the interest of public safety, saving life, relieving human suffering, continuity of service or preservation of property.

(3) Where it is permitted to interfere with or disturb wreckage, an article or a thing under subsection (2), no person shall carry away or destroy any wreckage, article or thing unless an inspector gives permission to do so.

Procedures on discovery of unacceptable condition

22. (1) In sections 23, 24, 25 and 26,

“unacceptable condition” means,

- (a) with respect to an appliance, container or work, that it is being used for a purpose other than that for which it was approved,
- (b) with respect to an appliance or work, that a device, attachment, alteration or deterioration of it is likely to impair its safe operation,
- (c) with respect to an appliance or work, that the conditions of the tank, piping, tubing or hoses, the venting of products of combustion, the supply of air for combustion or the clearance from adjacent, combustible matter is likely, in the director's opinion, to impair its safe operation, or does not conform to this Regulation, or
- (d) with respect to equipment, that the condition of its state of repair, its mode of operation or its operating environment is likely to impair its safe operation or does not meet the requirements of this Regulation.

(2) No person shall remove a notice that has been affixed to an appliance or system under section 23, 24, 25 or 26 unless the person is a holder of a certificate for that purpose.

Unacceptable condition — immediate hazard

23. (1) A distributor who is informed or who finds, during delivery operations or during an inspection, that the condition of a facility, appliance or tank system constitutes an immediate hazard shall,

- (a) immediately cease supplying fuel oil to the facility, appliance or tank system;
- (b) immediately take such steps as are reasonable in the circumstances to shut off the supply of fuel oil to the facility, appliance or tank system;
- (c) promptly give written notice of the condition to its operator stating that it is not to be used until the condition is corrected and a distributor has determined on reinspection that the condition has been corrected;
- (d) affix the notice under clause (c) to the facility, appliance or tank system; and
- (e) forward a copy of the notice to the designated administrative authority.

(2) If the notice affixed under clause (1) (d) is subsequently removed, the person removing it shall endorse his or her certificate number, name and address on the notice and send it by prepaid registered mail or deliver it to the distributor.

(3) No operator to whom a notice has been given under subsection (1) shall use or permit the use of the appliance or tank system referred to in the notice until the condition set out in the notice has been corrected and a person holding a certificate for that purpose has determined on reinspection that the hazardous condition no longer exists.

(4) A distributor to whom a notice has been given under subsection (1) shall not supply fuel oil to the appliance or tank system referred to in the notice unless written evidence, containing the date the hazardous condition was corrected, together with the name and certificate number of the person who corrected the condition, is received by the distributor.

Unacceptable condition — no immediate hazard

24. (1) A distributor who is informed or who finds, during delivery operations or during an inspection, that an appliance or tank system is, in the opinion of the distributor, in an unacceptable condition but that an immediate hazard does not exist, shall,

- (a) give to the operator a description of the condition;
- (b) promptly provide a notice to the operator indicating that the distributor will cease supplying fuel oil to the appliance or tank system if the condition is not corrected within the period of time specified in the notice;
- (c) affix the notice under clause (b) to the appliance or tank system; and
- (d) forward a copy of the notice to the designated administrative authority.

(2) The period of time set out in the notice under clause (1) (b) shall not exceed 90 days.

(3) If the notice affixed under clause (1) (b) is subsequently removed, the person removing it shall endorse his or her certificate number, name and address on the notice and send it by prepaid registered mail or deliver it to the distributor.

(4) No operator to whom a statement has been given under subsection (1) shall use or permit the use of the appliance or tank system after the expiry of the period of time specified in the notice for correcting the condition unless the condition has been corrected.

(5) A distributor who gives a notice under subsection (1) shall cease supplying fuel oil to the appliance or tank system if the unacceptable condition described in the notice is not corrected within the period of time specified in the notice.

(6) A distributor to whom a notice is given under subsection (1) shall not supply fuel oil to the appliance or tank system after the period of time referred to in the notice, unless written evidence, containing the date the hazardous condition was corrected, together with the name and certificate number of the person who corrected the condition, is received by the distributor.

Unacceptable condition — immediate hazard

25. (1) Where a certificate holder or a contractor finds that an appliance or tank system is, in the opinion of the certificate holder or contractor, in an unacceptable condition and that it constitutes an immediate hazard, the certificate holder or contractor shall,

- (a) immediately shut off the supply of fuel oil or used oil to the appliance;
- (b) immediately give the user oral notice of the unacceptable condition and of the immediate hazard, and of the holder's or contractor's intention to shut off the supply of fuel oil or used oil;

- (c) promptly give oral notice of the actions taken under clauses (a) and (b) to the distributor, if known;
- (d) after giving the oral notice under clause (b), promptly give written notice to the user that sets out,
 - (i) a description of the unacceptable condition and the immediate hazard, and
 - (ii) a statement indicating that the appliance or tank system not be used until the condition is corrected;
- (e) within 14 days of finding the unacceptable condition, give to the distributor, if known, written notice of the unacceptable condition and indicate that the supply of fuel oil to the appliance or tank system has been shut off;
- (f) affix the notice under clause (e) to the appliance or tank system; and
- (g) forward a copy of the notice to the designated administrative authority.

(2) If the notice affixed under clause (1) (f) is subsequently removed from the appliance or tank system, the person removing it shall endorse his or her certificate number, name and address on the notice and send it by prepaid registered mail or deliver it to the distributor.

(3) A user to whom notice has been given under subsection (1) shall not use or permit the use of the appliance or tank system until the condition has been corrected and confirmation of the correction has been forwarded to the designated administrative authority.

Unacceptable condition — no immediate hazard

26. (1) Where a certificate holder or a contractor finds that an appliance or tank system is, in the opinion of the certificate holder or contractor, in an unacceptable condition but that it does not constitute an immediate hazard, the certificate holder or contractor shall,

- (a) immediately give oral notice of the unacceptable condition to the distributor, if known;
- (b) immediately give written notice to the user, setting out a description of the unacceptable condition and advising that notice of the condition has been given to the distributor;
- (c) within 14 days of finding the unacceptable condition, give written notice of the condition to the distributor, if known;
- (d) affix the notice under clause (b) to the appliance or tank system; and
- (e) forward a copy of the notice required under clause (b) to the designated administrative authority.

(2) If the notice affixed under clause (1) (d) is subsequently removed, the person removing it shall endorse his or her certificate number, name and address on the notice and send it by prepaid registered mail or deliver it to the distributor.

Off-site testing and approvals

27. (1) This section applies only to the testing of an appliance, equipment, a component or an accessory that is carried out at a place other than the place where the appliance, equipment, component or accessory is installed for its intended use.

(2) A person may apply to a designated testing organization to have an appliance, equipment, a component or an accessory tested under this section.

(3) Organizations accredited by the Standards Council of Canada are designated as organizations to test appliances, equipment, components and accessories to the applicable approved standards or laboratory test reports.

(4) A designated testing organization that tests an appliance, equipment, a component or an accessory under this section shall place its label or symbol on it if it conforms to the applicable approved standards or laboratory test report.

On-site testing and approvals

28. (1) This section applies only to the testing of an appliance, equipment, a component or an accessory that is carried out at the place where it is installed for its intended use.

(2) A person may apply to the director or to an inspector designated by the director to have an appliance, equipment, a component or an accessory tested under this section.

(3) The director or inspector may test the appliance, equipment, component or accessory to determine if it conforms to the applicable approved standards or laboratory test reports and, where it does conform, shall place on it a label or symbol approved by the director.

(4) If an appliance, equipment, a component or an accessory tested under this section conforms to the applicable approved standards or laboratory test reports, the director or inspector shall place his or her approved label or symbol on it.

(5) A test under this section shall include a determination as to whether the fuel features of the appliance, equipment, component or accessory conform with the approved standards or laboratory test report and this Regulation and, if they do, the director or an inspector shall place on it the label or symbol approved by the director.

(6) The applicant shall provide to the director or inspector all information, and conduct or cause to be conducted all tests, required to determine whether the fuel features are in compliance with the requirements of subsection (5).

(7) The applicant shall pay the fees set by the designated administrative authority for time reasonably spent in,

- (a) reviewing information about the thing to be tested;
- (b) inspecting its fuel features; and
- (c) observing any test of the fuel features to determine their compliance with this Regulation;
- (d) using the thing during testing.

Commencement

29. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 214/01 made under the TECHNICAL STANDARDS AND SAFETY ACT, 2000

Made: June 20, 2001
Filed: June 22, 2001

COMPRESSED NATURAL GAS

Interpretation

1. (1) In this Regulation,

“appliance” means a device that consumes or is intended to consume natural gas and includes all valves, fittings, controls and components attached or to be attached to it;

“approved” means,

(a) with respect to a standard or a laboratory test report, that it is listed in “Titles of Standards and Laboratory Test Reports Authorized in the Province of Ontario under the Act” as published by the designated administrative authority from time to time,

(b) with respect to an appliance, that the appliance bears the label or symbol of a designated testing organization or a label or symbol authorized by the director certifying that it complies with an approved standard or a laboratory test report,

(c) with respect to a component, accessory or equipment other than the pressure piping system at a refuelling station, that the equipment, component or accessory bears the label or symbol of a designated testing organization or a label or symbol authorized by the director certifying that it complies with an approved standard or a laboratory test report, or

(d) with respect to an installation or work, that it complies with this Regulation or, where the installation or work was installed before this Regulation came into force, that it complies with the predecessor to this Regulation as it existed when the installation or work was carried out;

“bulk container” means a container that is designed to be permanently attached to a transport vehicle for the purpose of transporting compressed natural gas;

“certificate” means a certificate issued under Ontario Regulation 215/01 (Fuel Industry Certificates);

“code adoption document” means the “Compressed Natural Gas Code Adoption Document” adopted as part of this Regulation under Ontario Regulation 223/01;

“contractor” means a person who carries on, in whole or in part, the business of installing, removing, repairing, altering or servicing appliances or equipment, and includes a person or an agent of the person who agrees to install, remove, repair, alter or service appliances or equipment sold or leased by the person;

“distributor” means a person who conveys or supplies natural gas to an end user, but does not include a person who supplies NGV to a vehicle or cylinder, and “distribute” and “distribution” have corresponding meanings;

“equipment” means a device that is used in venting natural gas or in the handling of natural gas;

“facility” means a site where compressed natural gas or NGV is stored or handled;

“handling” means the storing, transmitting, transporting or distribution of compressed natural gas or NGV and includes putting NGV into the fuel tank of a motor vehicle, motor boat or other watercraft or into a container, but does not include putting NGV into the fuel tank of a motor vehicle or into a container at a self-serve compressed natural gas NGV facility, and “handle” and “handler” have corresponding meanings;

“install” means the act of installing a component, accessory or other equipment on a natural gas vehicle, a facility for refuelling natural gas vehicles or any other facility at which natural gas is handled, and “installation” has a corresponding meaning;

“marina” means any premises at which NGV is dispensed for use as fuel for motor boats or other watercraft that are afloat;

“NGV” means natural gas that is used as engine fuel for a natural gas vehicle;

“natural gas” means natural gas that consists primarily of methane in a gaseous state, with contaminants not exceeding the values set out in Part 2 of the code adoption document;

“natural gas vehicle” means a motor vehicle that is propelled or driven by an engine fuelled by natural gas;

“operator” means,

(a) in relation to a retail outlet or a private outlet, a person who is responsible for all aspects of the day to day operation of the outlet, whether or not the person is located on the premises during the hours of operation,

(b) in relation to a tank vehicle, its owner;

“pipeline” means a pipe that is used for the transmission or distribution of natural gas and includes fittings, valves, controls, compressor stations, pressure regulating stations, meter stations, but does not include the pipe, fittings, valves or controls of the end user;

“pressure piping system” means the compressed natural gas piping system at a refuelling station, including its equipment, components and accessories, where the system is designed to operate at a pressure above 410 kPa gauge (60 psig);

“private outlet” means any premises, other than a retail outlet, where NGV is put into the fuel tanks of motor vehicles or floating motorized watercraft, or into portable containers;

“refuelling station” means,

(a) a facility for the dispensing of NGV and includes all stationary equipment and associated components downstream from the outlet of the meter station of the utility supplying natural gas, but does not include a VRA station, or

(b) a facility for the dispensing of NGV, composed of a VRA or more than one VRA that has been altered or installed so that it is no longer a VRA;

“retail outlet” means any premises to which the public is invited at which NGV is sold and is put into the fuel tanks of motor vehicles or into portable containers;

“transport” means to convey compressed natural gas NGV, exclusive of the fuel carried for use in the vehicle, other than by pipeline to a distributor, and “transporting” and “transportation” have corresponding meanings;

“unacceptable condition” means,

(a) with respect to an appliance, container or work, that it is being used for a purpose other than that for which it was approved,

(b) with respect to an appliance, container or work, that an alteration to it, by the addition of a device or attachment or in any other way, or any deterioration of it, is likely to impair its safe operation, or

(c) with respect to an appliance or work, that the condition of the piping, tubing or hoses, the venting of products of combustion, the supply of air for combustion or the clearance from adjacent combustible matter is likely to impair its safe operation or does not meet the requirements of this Regulation or, where it was installed before this Regulation came into force, that it does not meet the requirements of the predecessor to this Regulation as it existed when the appliance or work was installed;

“VRA” means a vehicle refuelling appliance that consists of a natural gas compressor package not containing storage, that has a flow rate not in excess of 0.3 cubic metre/minute (10 cubic feet/minute) and that is intended for unattended refuelling;

“VRA station” means premises at which NGV is dispensed into the fuel container of motor vehicles used by the operator of the facility using VRAs capable of a total output of over 1.0 cubic metre/minute (35 cubic feet/minute);

“vehicle conversion centre” means premises used to install, activate, alter, repair, service, purge or remove any part of a natural gas fuel system on a vehicle;

“work” means a facility used in the handling of natural gas or NGV.

(2) In the event of a conflict between a provision of this Regulation and the code adoption document, this Regulation prevails.

Application

2. (1) This Regulation applies to,

(a) the construction, operation and maintenance of NGV retail or private refuelling stations;

(b) the conversion of highway and industrial vehicles to NGV from gasoline or other hydrocarbon fuels;

(c) the bulk containers and manifolded portable containers used as a temporary source of natural gas; and

(d) the transportation of compressed natural gas in a bulk container.

(2) This Regulation does not apply to,

(a) the storage and handling of liquefied natural gas or underground reservoirs for natural gas;

(b) the storage and utilization of compressed natural gas on boats;

(c) the installation of NGV fuel systems and containers during the manufacture of original equipment manufactured (OEM) vehicles when approved under the Canadian Federal Government Standard MVSS301; and

(d) the installation of VRAs, without storage, having a total flow rate below 1.0 cubic metre/minute (35 cubic feet/minute).

General requirement for compliance

3. (1) Every person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(2) For the purposes of subsection (1), the reference to an activity, use of equipment, process or procedure includes, but is not limited to, design, construction, erection, activation, maintenance, alteration, repairs, service or disposal.

Regulated activities

4. No person shall operate, install, alter, repair, service or remove any appliance or equipment or any other thing employed or to be employed in the handling or use of compressed natural gas or NGV or use, supply, transport, store, handle or transfer compressed natural gas or NGV except in accordance with this Regulation.

Duty of employer

5. (1) Every person who operates, installs, removes, repairs, alters or services appliances or works shall instruct the person's employees to comply with the Act and this Regulation.

(2) Every person who employs a person to carry out any activity referred to in subsection (1) shall take every precaution that is reasonable in the circumstances to ensure that the employee complies with the Act and this Regulation.

Certificate required for handling compressed natural gas

6. (1) No person shall handle compressed natural gas unless the person is the holder of a certificate for the purpose.

(2) An employee of an original equipment manufacturer who manufactures natural gas vehicles may handle compressed natural gas without a certificate while performing labour at the manufacturer's premises.

(3) A person who installs, alters, purges, activates, repairs, services or removes a part of a natural gas vehicle other than the fuel system may handle compressed natural gas without a certificate.

Registration of contractor

7. No person shall act as a contractor unless the person is registered as a contractor.

Certificate required for various activities

8. (1) No person shall install, alter, purge, activate, repair, service or remove any appliance or equipment or other thing employed or to be employed in the handling or use of compressed natural gas or NGV unless the person is the holder of a certificate for the purpose.

(2) Subsection (1) does not apply where the installing, altering, purging, activation, repair, service or removal is done by a person without a required certificate in the actual presence of a holder of a certificate for that purpose.

Putting into use

9. (1) Where premises are connected to a supply of natural gas for the first time, no person shall put into use for the first time an appliance in the premises that is connected to the pipeline until the distributor of the natural gas has examined the installation of the appliance and is satisfied that the installation and use of the appliance are in compliance with this Regulation.

(2) An examination under subsection (1) shall include the examination of all appliances installed at the time of occupation of the premises.

Distributor's right of access to premises

10. A distributor shall have access, at all reasonable times and upon reasonable notice, to all parts of every premises to which the distributor supplies natural gas by pipeline for the purpose of,

- (a) examining any appliance or equipment in or on the premises and disconnecting the appliance or equipment if it, its installation or its use does not conform with this Regulation or a predecessor of this Regulation; and
- (b) placing, protecting, setting, shutting off, removing, repairing or altering any meter or regulator owned by the distributor in or on the premises.

No interference with pipeline

11. No person shall interfere with or damage any pipeline without authority to do so.

Prohibited activities

12. (1) Where this Regulation requires the approval of an appliance or any equipment or thing, no person shall,

- (a) offer for sale, sell, lease, rent or buy;
- (b) install;
- (c) use; or
- (d) supply natural gas to,

any appliance or equipment or thing that is not approved or will not be approved prior to being put into use for the first time.

(2) A person may do any of the things mentioned in subsection (1) with respect to an unapproved natural gas compressor that is not part of a VRA.

(3) A person may do any of the things mentioned in subsection (1) with respect to an any component of a natural gas vehicle.

(4) An original equipment manufacturer who manufactures natural gas vehicles may do any of the things mentioned in subsection (1) in respect of the vehicles.

Safe operating condition

13. (1) An owner and every person responsible for the operation of an appliance, a container, equipment, a work or any other thing employed in the handling or use of compressed natural gas shall ensure that it is maintained in a safe operating condition.

(2) No person shall operate, or permit to be operated, an appliance or work unless it is maintained in a safe operating condition and it complies with this Regulation or, where it was installed before this Regulation came into force, that it complies with the requirements of the predecessor to this Regulation as it existed when it was installed.

Licence required

14. (1) No person shall, unless the person holds a licence for that purpose,

- (a) operate a retail outlet;
- (b) operate a marina;
- (c) operate a vehicle conversion centre; or
- (d) transport compressed natural gas.

(2) A person who operates a VRA station or a VRA is exempt from the requirement for a licence under subsection (1).

(3) A person who transports compressed natural gas in a portable container is exempt from the requirement for a licence referred to in clause (1) (d).

Certificate required for certain activities

15. No person shall install, repair, service or remove equipment at a private outlet, marina or retail outlet unless the person holds a certificate for that purpose.

Occurrence or accident

16. (1) Where it appears that carbon monoxide poisoning, asphyxiation, explosion or fire has occurred because of the use, handling or storage of compressed natural gas, a registered contractor, licence holder or certificate holder shall notify forthwith an inspector of the occurrence by telephone, facsimile or any other form of electronic transmission, and a registered contractor or licence holder shall have in place procedures for such notification.

(2) No person shall interfere with or disturb any wreckage, article or thing at the scene of an occurrence that is connected with it except in the interest of public safety, saving a life, relieving human suffering, continuity of service or preservation of property.

(3) Where it is permitted to interfere with or disturb wreckage, an article or a thing under subsection (2), no person shall carry away or destroy any wreckage, article or thing unless an inspector gives permission to do so.

Designated testing organizations

17. (1) The testing organizations accredited by the Standards Council of Canada for the purpose are designated as organizations to test appliances, equipment, components and accessories to approved standards or laboratory test reports.

(2) A designated testing organization may test an appliance, equipment, component or accessory for which there is no approved standard or laboratory test report, in which case it shall report its findings to the director who may accept the report.

(3) A person may apply to a designated testing organization to have an appliance, equipment, component or accessory tested under this section.

(4) A designated testing organization that tests an appliance, equipment, component or accessory shall place its label or symbol on it if,

- (a) it conforms to the applicable approved standard or laboratory test report; or
- (b) the director accepts a report on it under subsection (2).

Off-site testing and approval

18. (1) This section applies only to the testing of an appliance, equipment, a component or an accessory that is carried out at a place other than the place where the appliance, equipment, component or accessory is installed for its intended use.

(2) A person may apply to a designated testing organization to have an appliance, equipment, a component or an accessory tested under this section.

(3) Organizations accredited by the Standards Council of Canada are designated organizations to test equipment, components and accessories to applicable approved standards or laboratory test reports for the purposes of this Regulation

(4) A designated testing organization that tests an appliance, equipment, a component or an accessory under this section shall place its label or symbol on it if it conforms to the applicable approved standards or laboratory test report.

On-site testing and approval

19. (1) This section applies only to the testing of an appliance, equipment, a component or an accessory that is carried out at the place where it is installed for its intended use.

(2) A person may apply to the director or an inspector designated by the director to have an appliance, equipment, a component or an accessory tested under this section.

(3) The director or inspector may refuse to test the appliance, equipment, component or accessory if its design is substantially the same as one that has been tested and approved by a designated testing organization.

(4) The director or inspector may test the appliance, equipment, component or accessory to determine if it conforms to the applicable approved standards or laboratory test reports and, where it does conform, shall place on it a label or symbol approved by the director.

(5) A test under this section shall include a determination as to whether the fuel features of the appliance, equipment, component or accessory conforms with the approved standards and this Regulation.

(6) The applicant shall provide to the director or inspector all information, and conduct or cause to be conducted all tests, required to determine whether the fuel features conform to the approved standards.

(7) An applicant who applies to have an appliance, equipment, a component or an accessory tested and approved under this section shall pay the fees set by the designated administrative authority for the time reasonably spent,

- (a) in reviewing information about the thing to be tested;
- (b) in inspecting its fuel features;
- (c) in observing any test of the fuel features to determine if they comply with this Regulation; and
- (d) in using the thing during testing.

Refuelling stations — construction and alteration

20. (1) No person shall start, or cause or permit to be started, the construction of a refuelling station or the making of an alteration to a refuelling station unless,

- (a) the design of the station or the alteration is registered; or
- (b) the person has submitted to the director,

- (i) a plan in duplicate in a form acceptable to the director, drawn to scale showing the design of the station or the alteration signed and sealed by a professional engineer,
- (ii) a declaration of the professional engineer stating that the design complies with all applicable requirements of this Regulation, and

- (iii) in the case of an alteration, the evidence required by clause 21 (3) (a), if the director requests such evidence.

(2) An application for registration of the design of a refuelling station or an alteration to a refuelling station under clause (1) (a) shall consist of,

- (a) a plan in triplicate in a form acceptable to the director drawn to scale showing the design of the station or the alteration;
- (b) in the case of an alteration, the evidence referred to in clauses 21 (3) (a), (b), (c) and (d), if the director requests such evidence; and
- (c) sufficient information for the director to determine whether the design of the station or the alteration complies with this Regulation.

(3) An applicant who submits the design of a refuelling station or alteration to a refuelling station for registration shall pay the fee set by the designated administrative authority at the time of application.

(4) Upon registering the design, the director shall mark the approval on one set of plans submitted by the applicant and return it to the applicant.

(5) The approved plan shall always be kept at the refuelling station during its construction or alteration.

(6) A VRA station shall be installed in accordance with this Regulation and the code adoption document.

(7) In this section,

“professional engineer” means a person who is licensed under the *Professional Engineers Act*.

Licences for refuelling stations

21. (1) No person shall operate a refuelling station unless the refuelling station is licensed.

(2) A licence for a refuelling station is valid for one refuelling station.

(3) An application for a licence for a refuelling station shall be in the form published by the designated administrative authority and shall include,

- (a) a statement from the municipality where the refuelling station is located indicating that the use of the station for its intended purpose does not contravene the zoning by-laws of the municipality;
- (b) evidence that the refuelling station and all the piping related to it comply with this Regulation and the code adoption document if piping for the station downstream from the meter station of the distributor is designed for pressure of 410 kPa gauge (60 psig) or less;
- (c) evidence that the natural gas containers installed at the refuelling station meet the requirements of Ontario Regulation 220/01 (Boilers and Pressure Vessels);
- (d) evidence that an inspection has been performed and the electrical system for refuelling complies with the Electrical Safety Code; and
- (e) payment of the fee set by the designated administrative authority.

(4) The director shall not issue a licence for a refuelling station unless the applicant submits a completed application in accordance with subsection (3) and,

- (a) an inspection of the refuelling station to which the application relates confirms that the station complies with this Regulation; or
- (b) the director is otherwise satisfied that the refuelling station complies with this Regulation.

Display of licence for a refuelling station

22. The holder of a licence for a refuelling station shall display a copy of the licence such that it is readily visible at the refuelling station and shall keep the original.

No operation of altered station without approval

23. (1) No person shall operate a refuelling station or permit a refuelling station to be operated if an alteration is made to the station after the director has issued a licence for it unless the holder of the licence first obtains the director's written approval for the alteration.

(2) The director shall not approve an alteration to a refuelling station unless,

- (a) an inspection of the refuelling station confirms that the station, including the alteration, complies with this Regulation; or
- (b) the director is otherwise satisfied that the refuelling station, including the alteration, complies with this Regulation.

Operation of refuelling station

24. No person shall knowingly supply natural gas to a refuelling station, to a VRA station or to a VRA that contains substances in excess of the quantities listed in clause (2.12) of the code adoption document.

Operation of refuelling station

25. The holder of a licence for a refuelling station shall not operate the refuelling station or permit the refuelling station to be operated except in accordance with this Regulation.

Duty to ensure safe use of equipment

26. (1) The holder of a licence for a refuelling station shall ensure that the attendants at the refuelling station are trained in the safe use of the refuelling equipment, dispensing equipment, emergency shut-down switches and emergency valves at the refuelling station and in the safe handling of compressed natural gas.

(2) The holder of a licence shall make a record of the training given under subsection (1) and retain the record at the refuelling station.

(3) The holder of a licence shall promptly notify the director of all accidents or failures of equipment, components, accessories or works that may result in a release of natural gas or accidents related to pressure retaining components at the refuelling station.

Licence to transport gas in bulk container on vehicle

27. (1) No person shall transport compressed natural gas in a bulk container on a transport vehicle unless the bulk container is licensed.

(2) A licence to transport compressed natural gas in a bulk container on a transport vehicle is valid for only one transport vehicle.

(3) An application for a licence to transport compressed natural gas in a bulk container on a transport vehicle shall be in the form published by the designated administrative authority and be accompanied by the fee set by the designated administrative authority.

(4) The director shall not issue a licence to transport compressed natural gas in a bulk container on a transport vehicle unless the applicant for the licence submits a completed application form and,

- (a) an inspection of the transport vehicle to which the application relates confirms that the vehicle complies with this Regulation; or
- (b) the director is otherwise satisfied that the transport vehicle complies with this Regulation.

Licence to be carried in vehicle

28. The holder of a licence to transport compressed natural gas in a bulk container on a transport vehicle shall carry the licence in or on the vehicle referred to in the licence.

Licence for VRA station

29. (1) No person shall operate a VRA station unless the VRA station is licensed.

(2) An application for a licence for a VRA station shall be in the form published by the designated administrative authority and be accompanied by the fee set by the authority.

(3) The director shall not issue a licence for a VRA station unless its operator submits to the director a statutory declaration signed by a gas technician who holds a G.1 or G.2 certificate confirming that,

- (a) the installation of the VRA station complies with this Regulation; and
- (b) the operator has notified the municipality where the VRA station is located.

(4) A licence for a VRA station terminates if a change, alteration or addition is made to the VRA station after the licence is issued.

Display of licence required for gas to be supplied

30. (1) The holder of a licence for a VRA station shall display a copy of the licence at the station such that it is readily visible.

(2) No person shall supply natural gas to a VRA station unless the operator of the station has a licence for the station and a copy of the licence is displayed at the station such that it is readily visible.

Registration

31. (1) No person other than a contractor who is the holder of a registration for the purpose shall carry on, in whole or in part, the business of,

- (a) operating a natural gas vehicle conversion centre; or
- (b) installing, removing, repairing, altering or servicing a pressure piping system.

(2) An applicant is entitled to registration under this section upon,

- (a) submitting to the director a completed application in the form published by the designated administrative authority; and
- (b) paying the fee set by the designated administrative authority.

(3) A person who is registered to operate a vehicle conversion centre shall not operate it at a location other than that specified in the registration.

(4) Subsection (3) does not prevent a contractor from performing work at a customer's premises where it is not practical for the customer to take the vehicle to the location specified in the registration.

Display of registration

32. The holder of a registration shall display a copy of it such that it is readily visible at the business address set out on the registration and shall keep the original.

Duration and expiry

33. (1) In this section and in sections 34 and 35,

“registration” means a registration to operate a natural gas vehicle conversion centre under section 31 and not a registration under section 20.

(2) A licence or registration under this Regulation expires 12 months after it is issued but a licence or registration issued for a temporary purpose expires less than 12 months after it is issued, on the date indicated in it.

(3) A licence or registration shall indicate the date on which it was issued and the date on which it expires.

Renewal of licence

34. (1) A holder of a licence or registration who is not in arrears of any fee set by the designated administrative authority is eligible for a renewal of the licence or registration upon paying the fee set by the designated administrative authority to the director before the licence or registration expires.

(2) An application for a renewal made after the licence or registration expires shall be treated as a new application for a licence or registration.

Transferability, change of address, etc.

35. (1) A licence or registration is not transferable.

(2) If the holder of a licence or registration changes their name or address, the holder shall apply to the director for a licence or registration containing the new name or address of the holder within 30 days.

(3) An applicant is entitled to receive a licence or registration containing the new name or address upon paying the fee set by the designated administrative authority.

(4) A holder whose original licence or registration is lost or destroyed shall apply to the director for a duplicate licence or registration within 30 days.

(5) An applicant is entitled to receive a duplicate licence or registration upon paying the fee set by the designated administrative authority.

(6) A person who obtains a duplicate licence or registration because the original was lost shall immediately return the duplicate to the director upon finding the original.

Vehicle conversion

36. A contractor who converts a vehicle to use NGV shall,

- (a) ensure that the conversion complies with this Regulation and Part 4 of the code adoption document;
- (b) ensure that the vehicle has affixed to it the labels required by the code adoption document; and
- (c) supply an instruction manual on the operation of NGV fuel systems to the owner of the vehicle.

Vehicle fuel systems

37. No person shall knowingly supply NGV to the fuel system of a vehicle using NGV or to a container except in accordance with this Regulation.

Transfer of used vehicle using NGV

38. (1) No person shall transfer the ownership of a used vehicle using NGV unless,

- (a) a certificate holder working for the holder of a registration to operate a vehicle conversion centre inspects the NGV fuel system of the vehicle at the vehicle conversion centre and the inspection shows that the system does not leak and is safe for continuous use on the vehicle;
- (b) the contractor affixes the labels required by the code adoption document to the vehicle; and

(c) the holder of the registration provides the transferee with a declaration that states that the NGV system of the vehicle does not leak and is safe for continued use on the vehicle.

(2) The declaration referred to in clause (1) (c) shall be signed by the certificate holder who carried out the inspection.

Containers

39. (1) No person shall transfer natural gas to a portable container except at a licensed facility.

(2) Only a portable container that is approved under the regulations made under the *Transportation of Dangerous Goods Act* (Canada) may be used as a portable container for natural gas.

(3) This section does not apply to portable containers within the scope of Part 3 of the code adoption document.

(4) No person shall transport a portable container containing natural gas unless,

- (a) the container valve is protected by a shroud or cap;
- (b) the container is secured to prevent movement during transport; and
- (c) the container is in a ventilated space.

Transfer to bulk container

40. (1) No person shall transfer natural gas or permit natural gas to be transferred to a bulk container except at a licensed refuelling station.

(2) No person shall load, unload or operate a vehicle that transports compressed natural gas in bulk containers unless the person has been trained by the holder of a licence to transport compressed natural gas in bulk containers and the holder is satisfied that the person can safely operate natural gas transfer equipment including emergency shut-down switches and emergency valves.

Unacceptable condition — immediate hazard

41. (1) Where a contractor finds that an appliance or work is in an unacceptable condition and that it constitutes an immediate hazard, the contractor shall,

- (a) immediately shut off the supply of natural gas to the appliance or work;
- (b) promptly notify the user in writing of the unacceptable condition, including a direction that the appliance or work not be used until the condition is corrected; and
- (c) affix a notice containing the information in clause (b) to the appliance or work.

(2) No user to whom a notice has been given under subsection (1) shall use or permit to be used the appliance or work until the condition has been corrected and a distributor or certificate holder has determined on re-inspection that the condition has been corrected.

Unacceptable condition — no immediate hazard

42. (1) Where a contractor finds that an appliance or work is in an unacceptable condition but that it does not constitute an immediate hazard, the contractor shall,

- (a) promptly give the user a written notice describing the condition and indicate in the notice that the distributor will shut off the supply of natural gas to the appliance or work within the period of time specified in the notice, which shall not be greater than 90 days; and
- (b) affix a notice containing the information required under clause (a) to the appliance or work.

(2) A contractor who gives a notice under subsection (1) shall give a written notice to the distributor for shutting off the supply of natural

gas to the appliance or work if the unacceptable condition described in the notice is not corrected within the period of time specified in the notice, which period shall be within 90 days.

(3) No user to whom a notice has been given under subsection (1) shall use or permit to be used the appliance or work after the expiry of the period of time specified in the notice for correcting the condition unless the condition has been corrected.

Unacceptable condition — immediate hazard

43. (1) A holder of a certificate who finds that an unacceptable condition of an appliance or work constitutes an immediate hazard shall,

- (a) immediately shut off the supply of natural gas to the appliance or work;
- (b) promptly give oral notice of the action taken under clause (a) to the distributor;
- (c) promptly give a written notice to the user,
 - (i), describing the condition that constitutes the immediate hazard, and
 - (ii) containing a statement indicating that the appliance or work shall not be used until the condition is corrected;
- (d) within 14 days of finding the condition, give written notice of the condition to the distributor, including notice that the supply of natural gas has been shut off; and
- (e) affix a notice containing the information required by clause (c) to the appliance or work.

(2) No owner or user to whom a notice has been given under subsection (1) shall use or permit to be used the appliance or work until the condition is corrected.

Unacceptable condition — no immediate hazard

44. A holder of a certificate who finds that an appliance or work is in an unacceptable condition, but that it does not constitute an immediate hazard shall,

- (a) immediately give oral notice of the condition to the distributor;
- (b) immediately give written notice to the user of the appliance or work describing the condition and advising that notice of the condition has been given to the distributor;
- (c) within 14 days of finding the condition, give written notice of the condition to the distributor; and
- (d) affix a notice containing the information required in clause (b) to the appliance or work.

Commencement

45. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* comes into force.

27/01

ONTARIO REGULATION 215/01 made under the TECHNICAL STANDARDS AND SAFETY ACT, 2000

Made: June 20, 2001

Filed: June 22, 2001

FUEL INDUSTRY CERTIFICATES

Interpretation

1. (1) In this Regulation,

“approved appliance” means a device that uses a hydrocarbon, including all valves, fittings, controls and components attached to the device, that bears a label indicating that it meets an approved standard under any of the regulations mentioned in subsection 2 (1);

“direct supervision” means the supervision of a supervising certificate holder who is on site in close proximity to a trainee and is available to assist and supervise the trainee;

“general supervision” means the supervision of a supervising certificate holder who may or may not be on site but who is readily available to assist a trainee;

“record of training” means a record issued by an approved training provider that indicates training received by a person;

“supervising certificate holder” means a person who holds a certificate under this Regulation and provides supervision to a trainee.

(2) A reference in this Regulation to a director is a reference to the director to whom the subject matter of this Regulation is assigned.

Application and requirement to comply

2. (1) This Regulation applies with respect to certificates required to be held in order to perform work under the following regulations:

- 1. Ontario Regulation 212/01 (Gaseous Fuels).
- 2. Ontario Regulation 211/01 (Propane Storage and Handling).
- 3. Ontario Regulation 210/01 (Oil and Gas Pipeline Systems).
- 4. Ontario Regulation 213/01 (Fuel Oil).
- 5. Ontario Regulation 214/01 (Compressed Natural Gas).

(2) Every person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(3) For the purposes of subsection (1), the reference to an activity, use of equipment, process or procedure includes, but is not limited to, design, construction, erection, installation, maintenance, alteration, service, use or disposal.

Certificates

3. (1) No person shall perform the functions of a certificate holder without first having obtained a certificate from the director designating the person as one or more of the following:

- 1. A gas technician 1 (a “G.1 certificate”).
- 2. A gas technician 2 (a “G.2 certificate”).
- 3. A gas technician 3 (a “G.3 certificate”).
- 4. A gas piping fitter (a “GP certificate”).
- 5. A liquid propane fitter (an “LP certificate”).
- 6. An internal combustion alternate fuel technician (an “ICE certificate”).

7. An internal combustion alternate fuel technician-industrial vehicles (an "ICE-IV certificate").
8. A domestic appliance technician (a "DA certificate").
9. A recreational vehicles technician 1 (an "RV.1 certificate").
10. A recreational vehicles technician 2 (an "RV.2 certificate").
11. An industrial maintenance technician (an "IMT certificate").
12. A gas pipeline inspector (a "GPI certificate").
13. A refuelling station installer-natural gas (a "RSI-NG certificate").
14. A refuelling station service technician-natural gas (a "RST-NG certificate").
15. A propane plant operator 1 (a "PPO-1 certificate").
16. A propane plant operator 2 (a "PPO-2 certificate").
17. A propane plant operator 3 (a "PPO-3 certificate").
18. A propane cylinder inspector (a "PCI-1 certificate").
19. A propane truck inspector (a "PTO-1 certificate").
20. An oil burner technician 1 (an "OBT-1 certificate").
21. An oil burner technician 2 (an "OBT-2 certificate").
22. An oil burner technician 3 (an "OBT-3 certificate").
23. A fuel oil pipeline inspector (an "OPI certificate").
24. A special effects fuel technician 1 (an "FXFT-1 certificate").
25. A special effects fuel technician 2 (an "FXFT- 2 certificate").
26. An oil pipe fitter (an "OP certificate").
27. A crop dryer technician (a "CDT certificate").
28. An oil burner activation technician (an "OBAT certificate").
29. A construction heater operator 1 (a "CH-01 certificate").
30. A construction heater operator 2 (a "CH-02 certificate").
31. A construction heater service and maintenance technician 1 (a "CH-SM1 certificate").
32. A construction heater service and maintenance technician 2 (a "CH-SM2 certificate").
33. A roofing equipment operator (an "RE-O certificate").

(2) A person may apply to the director to add one or more designations to his or her certificate.

(3) An application for a certificate or a renewal thereof shall be in the form published by the designated administrative authority and be accompanied by the fee set by the authority.

(4) A professional engineer within the meaning of the *Professional Engineers Act* shall be deemed,

- (a) to hold a GPI certificate if he or she works in the field of natural gas distribution;
- (b) to hold an OPI certificate if he or she works in the field of fuel oil distribution.

Renewals

4. (1) An application for renewal of a certificate may be made before the certificate expires or within one year after it has expired.

(2) A person who wishes to renew a certificate shall successfully complete an approved upgrading course by the date specified by the director.

Qualifications

5. (1) An applicant only qualifies for a certificate for which the applicant has successfully completed a program approved by the director that is conducted by an accredited training organization approved by the director and registered with the designated administrative authority.

(2) Subsection (1) does not apply where the director is satisfied that the applicant possesses knowledge and competence with respect to each designation sought by the applicant that is equivalent to the applicant having taken the program referred to in subsection (1).

(3) An applicant referred to in subsection (1) may be issued a certificate only with respect to a designation sought by the applicant if the applicant first successfully completes an examination or a series of examinations conducted or approved by the director that demonstrates that the applicant possesses the necessary knowledge and competence for each designation sought by the applicant.

(4) If an applicant fails the examination or series of examinations for one designation, he or she is not entitled to take the examination or series of examinations for the same designation until,

- (a) he or she makes a new application for the designation; and
- (b) 30 days have passed since the applicant took the examination or series of examinations.

Additional requirements for G.1 certificate

6. In addition to the requirements set out in section 5, an applicant for a G.1 certificate shall meet the following requirements:

1. The applicant shall be the holder of a G.2 certificate when he or she applies.
2. The applicant shall have worked as a gas technician 2 within the scope of a G.2 certificate for at least two years or 4,000 hours of which at least 500 hours must have been on systems with an input greater than 400,000 Btuh, under the direct supervision of a person holding a G.1 certificate.
3. The applicant shall submit a completed declaration of work experience in a form acceptable to the director that sets out the nature of the experience the applicant acquired as the holder of a G.2 certificate during the period described in paragraph 2.

Additional requirements for G.2 and DA certificates

7. In addition to the requirements set out in section 5, an applicant for a G.2 or DA certificate shall meet the following requirement:

1. The applicant shall be the holder of a G.3 certificate or of a valid certificate of qualification as an operating engineer under Ontario Regulation 219/01 (Operating Engineers) when he or she applies.

Additional requirements for RV.1 certificate

8. In addition to the requirements set out in subsection 5 (1), an applicant for an RV.1 certificate shall meet the following requirements:

1. The applicant shall be the holder of an RV.2 certificate when he or she applies.
2. The applicant shall have obtained at least nine continuous months of documented work experience under the direct supervision of an RV.1 certificate holder.

Additional requirements for FXFT- 1 certificate

9. In addition to the requirements set out in section 5, an applicant for an FXFT-1 certificate shall meet the following requirements:

1. The applicant shall be the holder of an FXFT-2 certificate when he or she applies.
2. The applicant shall have obtained at least one year or 2,000 hours of documented work experience, whichever is obtained first, under the direct supervision of an FXFT-1 certificate holder.

Additional requirements for IMT certificate

10. (1) In addition to the requirements set out in section 5, an applicant for an IMT certificate shall meet the following requirements:

1. The applicant shall be employed in an industrial or institutional establishment equipped with hydrocarbon-fuelled appliances or by a manufacturer of hydro-carbon-fuelled appliances.
2. The applicant shall have been trained by a training provider approved by the director on the systems being installed, maintained or serviced by the applicant.

(2) The employer of an applicant for an IMT certificate shall maintain records of the training given to the applicant under paragraph 2 of subsection (1) and, upon request, shall give a copy of them to an inspector.

(3) An applicant for an IMT certificate who has successfully completed a training program approved by the director on the electrical components of the equipment as they relate to the gas and fuel oil systems only may be issued a certificate with the additional designation "E".

(4) An applicant for an IMT certificate who has successfully completed a training program approved by the director on the mechanical components of the equipment only may be issued a certificate with the additional designation "M".

LP certificates

11. In addition to the requirements set out in section 5, an applicant for an LP certificate shall be the holder of a G.1, G.2, GP or IMT certificate.

RSI-NG certificates

12. In addition to the requirements set out in section 5, an applicant for an RSI-NG certificate shall be the holder of a G.1 or G.2 certificate.

Additional requirements for ICE certificate

13. (1) In addition to the requirements set out in section 5, an applicant for an ICE certificate shall meet the following requirements:

1. The applicant shall be the holder of a valid certification of qualification under the *Apprenticeship and Certification Act, 1998* as an automotive service technician, a truck and coach technician, a heavy duty equipment mechanic, a fuel and electrical systems technician or a farm equipment mechanic when he or she applies.

2. The applicant shall have successfully completed a training program acceptable to the director on propane fuelling systems and natural gas fuelling systems.

(2) An applicant for an ICE-IV certificate shall have successfully completed a training program acceptable to the director on propane fuelling systems and natural gas fuelling systems.

(3) An applicant for an ICE or ICE-IV certificate who has successfully completed a training program on propane fuelling systems only may be issued a certificate with the additional designation "P" and such certificate entitles the holder to carry out work on propane fuelling systems only.

(4) An applicant for an ICE or ICE-IV certificate who has successfully completed a training program acceptable to the director in natural gas fuelling systems only may be issued a certificate with the addi-

tional designation "NG" and such certificate entitles the holder to carry out work on natural gas fuelling systems only.

Additional requirements for OBT-1 certificates

14. In addition to the requirements set out in section 5, an applicant for an OBT-1 certificate shall meet the following requirements:

1. The applicant shall be the holder of an OBT-2 or an IMT certificate when he or she applies.
2. The applicant shall have worked for at least 4,000 hours either as an OBT-2 or as an IMT of which at least 500 hours must have been on oil-fired systems with an input greater than 7 U.S. gallons per hour, under the direct supervision of a person holding an OBT-1 certificate.
3. The applicant shall submit a completed declaration of work experience in a form acceptable to the director that sets out the nature of the experience the applicant acquired as an OBT-2 certificate holder during the period described in paragraph 2.

Additional requirements for OBT-2 certificate

15. In addition to the requirements set out in section 5, an applicant for an OBT-2 certificate shall meet the following requirement:

1. The applicant shall be the holder of an OBT-3 certificate or a valid certificate of qualification as a first, second or third class stationary engineer under Ontario Regulation 219/01 (Operating Engineers) when he or she applies.

Additional requirements for an OP certificate

16. In addition to the requirements set out in section 5, an applicant for an OP certificate shall meet the following requirement:

1. The applicant shall be the holder of a GP certificate or a gas technician certificate that allows the holder to conduct the work of a GP certificate holder.

No transfer

17. A certificate is not transferable.

Expiry of certificates

18. (1) A certificate or renewal of a certificate remains in force for the period of time set out in it.

(2) The addition of a designation to a certificate after the certificate is issued does not change the expiry date of the certificate.

Notice of change of address

19. (1) A person who holds a certificate shall notify the director within 30 days after any change in his or her address.

(2) The director is not responsible for misdirected notices or renewals resulting from the certificate holder's failure to comply with subsection (1).

Scope of certificates

G.1 certificate

20. (1) A person who is the holder of a G.1 certificate may install, inspect, alter, purge, activate, repair, service or remove a natural gas or propane appliance of any BTU input and the equipment and accessories essential to its operation.

(2) A person who is certified to carry out the functions described in subsection (1), may also do the following:

1. Install, inspect, test, alter, purge, activate, repair, service or remove any piping or tubing, or component in a piping or tubing system, to an appliance downstream of the natural gas meter or propane vapour service valve.
2. Install, inspect, alter, repair, service or remove any vent, vent connector, draft control device or other component in an appliance venting system.

3. Disconnect and reconnect water piping in order to exchange, service or install an approved appliance and carry out the replacement of water pipe necessary to complete the reconnection or installation of controls, control systems, components and accessories that are essential to the operation of the appliance, but the person shall not perform any additional plumbing unless he or she is also the holder of a valid certificate of qualification as a plumber or steamfitter issued under the *Trades Qualification and Apprenticeship Act*.
4. Maintain, service or replace a mechanical or electrical component or accessory that forms part of an appliance or that is essential to the operation of the appliance.
5. Perform such tasks as are necessary to replace controls and components that form part of an appliance.
6. Install, service, remove or replace components and accessories that form part of the gas-side of a refrigerating or air-conditioning unit, but the person shall not perform any work beyond the gas-side unless he or she is the holder of a certificate of qualification as a refrigeration and air-conditioning mechanic issued under the *Trades Qualification and Apprenticeship Act*.
7. Install, repair, service and maintain electrical wiring from an existing branch circuit containing overcurrent protection to appliances in order to exchange, service, repair or install an approved appliance and carry out the replacement of electrical wiring necessary to complete the reconnection or installation of controls, control systems, components and accessories that are essential to the operation of the appliance, but the person shall not run wiring back to the electrical supply panel or perform any additional wiring unless he or she is also the holder of a valid certificate of qualification as an electrician issued under the *Trades Qualification and Apprenticeship Act*.
8. Install, repair, service, remove or replace the plenum connection or components forming part of the plenum connection in order to complete the installation of a natural gas or propane appliance, but the person shall not perform any sheet metal work beyond the plenum connection unless he or she is the holder of a certificate of qualification as a sheet metal worker issued under the *Trades Qualification and Apprenticeship Act*.
9. Service a flue where an oil appliance is vented through the same flue as a gas appliance.
10. Remove a fuel oil appliance, and the equipment and accessories, but not the aboveground storage tanks associated with the fuel oil appliance during a conversion of the fuel oil appliance from fuel oil to natural gas or propane gas.

G.2 certificate

21. (1) A person who is the holder of a G.2 certificate may install, inspect, alter, purge, activate, repair, service or remove a natural gas or propane appliance that has an input of 400,000 Btuh or less and the equipment and accessories essential to its operation.

(2) When performing a function described in subsection (1), the person may do the following:

1. Perform the functions described in paragraphs 1 to 10 of subsection 20 (2) that the holder of a G.1 certificate may perform.
2. Under the direct supervision of a person who is the holder of a G.1 certificate, perform all of the functions that fall within the scope of the supervising certificate holder's certificate.

G.3 certificate

22. (1) A person who is the holder of a G.3 certificate may, under the general supervision of a person who is the holder of a G.1, G.2 or DA certificate, carry out the following functions on a propane or natural gas appliance that falls within the scope of the supervising certificate

holder's certificate, but only if the person has demonstrated the essential skills required to perform such work and has had that experience documented and signed-off by the supervising certificate holder in a form as set out and published by the director:

1. Install, test, activate or purge gas piping or tubing that is less than two and one-half inches in diameter or a component in a piping or tubing system to an appliance downstream of a natural gas meter or propane service valve up to an appliance control valve.
2. Reactivate a previously installed or converted appliance.
3. Clean and lubricate an appliance.
4. Clean, remove or replace a vent connector, venting or a draft control device.

(2) A person referred to in subsection (1) shall not perform the initial activation of a new appliance or a newly converted appliance.

(3) A person who is the holder of a G.1, G.2, DA, DA-RV, GP or IMT certificate is responsible for any work carried out by a person who is the holder of a G.3 certificate who is under his or her supervision.

(4) A person who is the holder of a G.3 certificate may, under the direct supervision of a person who is the holder of a G.1, G.2 or DA certificate, carry out any of the functions that fall within the scope of the supervising certificate holder's certificate.

GPI certificate

23. A person who is the holder of a GPI certificate may, on behalf of an operating company, inspect and certify natural gas pipeline installations, tests and replacements in accordance with Ontario Regulation 210/01 (Oil and Gas Pipeline Systems).

RSI-NG certificate

24. A person who is the holder of a RSI-NG certificate may install, alter, service, maintain and repair natural gas vehicle refuelling stations.

RST-NG certificate

25. A person who is the holder of a RST-NG certificate may alter, service, maintain and repair natural gas vehicle refuelling stations.

LP certificate

26. (1) A person who is the holder of an LP certificate may install, purge, activate, repair, alter, service and remove liquid propane piping or tubing systems and components.

(2) When performing a function described in subsection (1), the person may do the following:

1. Install, alter, purge and test valves, regulators or accessories that are connected to equipment or component downstream of the liquid outlet of the propane storage tank.
2. Disconnect and reconnect appliances and components in the liquid gas piping or tubing in order to carry out repairs to piping or tubing.
3. Connect liquid piping or tubing to newly-installed or replacement propane appliances or components.

ICE certificate

27. (1) A person who is the holder of an ICE certificate may install, purge, inspect, activate, repair, service and remove propane and natural gas fuelling equipment and systems on industrial vehicles and stationary engines mounted on vehicles and on motor vehicles within the meaning of the *Highway Traffic Act*.

(2) When performing a function described in subsection (1), the person may do the following:

1. Install, service and replace approved propane and natural gas fuelling engine components, tubing, hoses, tanks and other related equipment on vehicles and stationary engines that operate on gaseous fuels.
2. Purge and pressure test the related equipment and systems to ensure that they do not leak.
3. Adjust and calibrate propane and natural gas carburation systems.
4. Purge propane or natural gas containers and lines of air and moisture.
5. Conduct visual inspections of fuel tanks or cylinders and fuelling equipment for internal combustion engines on vehicles that are powered by propane or natural gas.

ICE-IV certificate

28. (1) A person who is the holder of an ICE-IV certificate may,
 - (a) install, alter, purge, activate, repair, service or remove propane or natural gas fuelling equipment on stationary engines or internal combustion engines for mobile industrial equipment; and
 - (b) install, service or remove equipment, piping, tubing or hoses on mobile industrial equipment.
- (2) When performing a function described in subsection (1), the person may do the following:
 1. Install, service or replace approved propane or natural gas fuelling engine components, tubing, hoses, tanks and other related equipment for vehicles that operate on gaseous fuels.
 2. Purge and pressure test the related equipment referred to in paragraph 1 and systems to ensure that they do not leak.
 3. Purge propane or natural gas containers and lines of air and moisture.
 4. Conduct visual inspections of fuel tanks or cylinders and fuelling equipment for internal combustion engines on mobile industrial equipment that are powered by propane or natural gas.
 5. Adjust and calibrate propane and natural gas carburation systems.

GP certificate

29. (1) A person who is the holder of a GP certificate may,
 - (a) install and repair pipe and tubing that supplies gas in a vapour state to an appliance; and
 - (b) alter, purge, test, repair, service or remove gas piping or tubing systems for natural gas and propane gas in the vapour state.
- (2) When performing a function described in subsection (1), the person may do the following:
 1. Install, alter, purge and test valves or regulators that are connected to an appliance downstream of the natural gas meter or propane vapour service valve.
 2. Disconnect and reconnect appliances at the gas piping or tubing in order to carry out plumbing or steam repairs.
 3. Connect gas piping or tubing to newly-installed or replacement natural gas or propane gas appliances.
- (3) The person shall not weld piping or tubing unless he or she is qualified to do so under Ontario Regulation 220/01 (Boilers and Pressure Vessels) and does so in accordance with the procedures required by that regulation.

IMT certificate

30. (1) A person who is the holder of an IMT certificate may carry out work on the equipment for which the certificate is valid and perform any of the functions of a G.1 or OBT-1 certificate holder on which they have been trained, except the following work:

1. Install, service, remove or replace components and accessories that form part of a refrigerating or air-conditioning unit.
2. Install, service, remove or replace tanks.

(2) A person who is the holder of an IMT-E certificate may perform the functions of an IMT certificate holder with respect to electrical functions of the equipment only.

(3) A person who is the holder of an IMT-M certificate may perform the functions of an IMT certificate holder with respect to mechanical functions of the equipment only.

DA certificate

31. (1) A person who is the holder of a DA certificate may install, alter, purge, activate, repair, service or remove any unvented residential natural gas or propane gas appliance and its equipment or a vented refrigerator that has an input of 100,000 Btuh or less, other than a construction heater.

(2) When performing a function described in subsection (1), the person may also do the following:

1. Install, test, inspect, activate, alter, purge, service, repair or remove any piping or tubing or component in a piping or tubing system to an unvented residential appliance or vented refrigerator downstream of the natural gas meter or propane vapour service valve.
2. Maintain, service or replace a mechanical or electrical component or moisture duct or accessory that forms part of an unvented residential appliance or vented refrigerator and that is essential to the appliance's operation.
3. Perform the tasks that are necessary to replace controls, components and accessories that form part of an unvented residential appliance or vented refrigerator and that is essential to the appliance's operation.
4. Service and replace electrical switches, fuses, components and control wiring that are directly related to the operation of an unvented residential appliance or vented refrigerator.

(3) A person referred to in subsection (1) shall not perform electrical work other than that described in subsection (2) unless he or she is the holder of a certificate of qualification as an electrician issued under the *Trades Qualification and Apprenticeship Act*.

RV.1 certificate

32. (1) A person who is the holder of an RV.1 certificate may install, alter, purge, activate, repair, service or remove any propane non-vented, direct vent or power vent appliance installed in a recreational vehicle, mobile home, office trailer or trailer that are not permanently located on a site or in an additional enclosure attached to any one of them with an input of 100,000 Btuh or less.

(2) When performing a function described in subsection (1), the person may also do the following:

1. Install, alter, purge, activate, test, service or remove regulators, accessories and tubing to supply the appliance.
2. Install, alter, purge, activate, test, service or remove any cylinders, regulators, accessories and tubing to supply the appliance.
3. Install a natural gas appliance provided that it is immediately converted to propane and the appliance is approved for the conversion to propane.

4. Replace, pressure and leak test a section of hard pipe that has been cut and threaded by a tradesperson referred to in paragraph 4 of subsection 3 (1).

(3) A person referred to in subsection (2) shall not fill propane containers unless he or she holds the appropriate certificate or record of training as a propane plant operator referred to in paragraphs 15, 16 and 17 of subsection 3 (1).

RV.2 certificate

33. A person who is the holder of an RV.2 certificate may, under the direct supervision of a holder of an RV.1 certificate, carry out any of the following functions that fall within the scope of the supervising certificate holder's certificate:

1. Relight appliances that have been operating in a satisfactory and safe condition.
2. Clean appliances in accordance with the manufacturer's instructions.
3. Remove and reconnect appliances.
4. Exchange cylinders but not fill them.
5. Conduct a leak test of the propane system of the appliance.

PPO-1 certificate

34. A person may perform the following functions if the person is the holder of a PPO-1 certificate or is the holder of a record of training issued by a training organization approved by the director that indicates that the person has taken training acceptable to the director:

1. Transfer propane to and from tank cars, cargo liners, tank trucks, filling plants and container refill centres.
2. Fill containers and operate propane transfer equipment in a filling plant or container refill centre.

PPO-2 Certificate

35. A person may perform the following functions if the person is the holder of a PPO-2 certificate or is the holder of a record of training issued by a training organization approved by the director that indicates that the person has taken training acceptable to the director:

1. Transfer propane to and from tank trucks, filling plants and container refill centres.
2. Fill containers and operate propane transfer equipment in a filling plant or container refill centre.

PPO-3 certificate

36. A person may fill containers, including vehicle tanks, and operate propane transfer equipment in a filling plant or container refill centre if the person is the holder of a PPO-3 certificate or is the holder of a record of training issued by a training organization approved by the director that indicates that the person has taken training acceptable to the director.

PCI-1 certificate

37. (1) A person may examine and requalify cylinders if the person is the holder of a PCI-1 certificate or is the holder of an equivalent record of training issued by a training organization approved by the director that indicates that the person has taken training acceptable to the director.

(2) In examining cylinders under subsection (1), the person shall follow the procedures described in the regulation ("Standards for Visual Inspection of Compressed Gas Cylinders") under the *Transportation of Dangerous Goods Act* (Canada).

PTO-1 certificate

38. A person may perform the following functions if the person is the holder of a PTO-1 certificate or is the holder of a record of training

issued by a training organization approved by the director that indicates that the person has taken training acceptable to the director:

1. Operate a propane tank truck or a vehicle that tows a cargo liner.
2. Operate propane handling equipment in order to transfer propane to and from tank trucks, cargo liners, filling plants and container refill centres.
3. Fill containers on the premises of end-users.

OBT-1 certificate

39. (1) A person who is the holder of an OBT-1 certificate may install, inspect, alter, purge, activate, repair, service or remove an oil-fired appliance and the accessories that form a part of the appliance assembly and that are essential to the operation of the appliance whether they are attached to the appliance directly or remotely.

(2) When performing a function described in subsection (1), the person may perform all the functions that the holder of an OBT-2 certificate may perform.

OBT-2 certificate

40. (1) A person who is the holder of an OBT-2 certificate may install, alter, purge, repair, activate, service or remove an oil-fired appliance that has an input not greater than 7 U.S. gallons per hour and the accessories that form a part of the appliance assembly and that are essential to the operation of the appliance whether they are attached to it directly or remotely.

(2) When performing a function described in subsection (1), the person may do the following:

1. Install, repair, service, activate, remove or alter the piping or tubing supply system of an appliance or a component in the system.
2. Install, repair, service, activate, remove or alter any vent, vent connector, draft control device or other component in an appliance venting system.
3. Disconnect and reconnect water piping in order to exchange, service or install an approved appliance and to carry out the replacement of water pipe necessary to complete the reconnection or installation of controls, control systems, components and accessories that are essential to the operation of the appliance but the person shall not perform any additional plumbing unless he or she is also the holder of a valid certificate of qualification as a plumber or steamfitter issued under the *Trades Qualification and Apprenticeship Act*.
4. Install, service, remove or replace components and accessories that form part of the fire-side of a refrigerating or air-conditioning unit but the person shall not perform any work beyond the fire-side unless he or she is also the holder of a certificate of qualification as a refrigeration and air-conditioning mechanic under the *Trades Qualification and Apprenticeship Act*.
5. Maintain, service or replace a mechanical or electrical component or accessory that forms part of an appliance or system or that is essential to the operation whether the components or accessories are attached to the appliance or system directly or remotely.
6. Perform the tasks that are necessary to replace controls and components that form part of an appliance or system and that are essential to the operation of the appliance or system, whether they are attached to it directly or remotely.
7. Install, repair, service and maintain electrical wiring from an existing branch circuit containing overcurrent protection to appliances in order to exchange, service, repair or install an approved appliance and carry out the replacement of electrical

wiring necessary to complete the reconnection or installation of controls, control systems, components and accessories that are essential to the operation of the appliance but the person shall not run wiring back to the electrical supply panel or perform any additional wiring unless he or she is also the holder of a valid certificate of qualification as an electrician issued under the *Trades Qualification and Apprenticeship Act*.

8. Install, repair, service, remove or replace the plenum connection or components that form part of the plenum connection in order to complete the installation of an oil-fired appliance but the person shall not perform any sheet metal work beyond the plenum connection unless he or she is the holder of a certificate of qualification as a sheet metal worker issued under the *Trades Qualification and Apprenticeship Act*.
9. Install, repair, alter, purge, service or remove aboveground tanks that have a capacity not greater than 5,000 litres.
10. Service a flue where an oil appliance is vented through the same flue as a gas appliance.

(3) The holder of an OBT-2 certificate may also, under the direct supervision of a person who is the holder of an OBT-1 certificate, carry out any of the functions that fall within the scope of the supervising certificate holder's certificate.

OBT-3 certificate

41. (1) A person who is the holder of an OBT-3 certificate may, under the general supervision of a person who is the holder of an OBT-2 or OBT-1 certificate, carry out the following functions on an oil-fired appliance that has an input rate not greater than 2 U.S. gallons per hour:

1. Clean, remove and adjust a flue pipe or a barometric damper.
2. Clean, lubricate or perform maintenance on an appliance.
3. Conduct tests and adjustments necessary for the annual maintenance of the oil burner, controls or accessories that form part of the appliance assembly, whether attached to it directly or remotely, but shall not install, service, repair or remove an oil-fired appliance and the accessories that form part of the appliance assembly and that are essential to the operation of the appliance beyond that necessary for annual maintenance
4. Install, activate or bleed oil piping or tubing that is less than two and one-half inches in diameter.
5. Reactivate a previously installed appliance.

(2) The person may also perform any of the functions of an OBT-2 certificate under the direct supervision of a holder of an OBT-2 or OBT-1 certificate.

OPI certificate

42. A person who is the holder of an OPI certificate may examine a fuel oil pipeline to determine whether it complies with the requirements of this Regulation and Ontario Regulation 210/01 (Oil and Gas Pipeline Systems).

FXFT-1 certificate

43. (1) A person who holds an FXFT-1 certificate may fabricate, assemble, alter, install, activate, maintain, operate, purge, repair or replace components or assemblies of equipment of any BTU input for the purpose of providing a special effect, whether visual or audible.

(2) When performing a function described in subsection (1), the certificate holder shall ensure the safe installation, utilization, maintenance, repair or removal of special effects equipment and the accessories essential to the operation.

(3) When performing a function described in subsection (1), the certificate holder may do the following:

1. Store, use, transport or transmit propane to be used to create special effects.
2. Perform the tasks that are necessary to replace controls and components forming part of an equipment or a system that are necessary for operation of the equipment or system, whether such controls and components are attached directly or remotely to the equipment or system.
3. Install, repair, service and maintain electrical wiring for special effects equipment from an existing branch circuit containing over current protection, but shall not run wiring back to the panel or perform any other type of electrical work related to wiring of the equipment unless the certificate holder holds a certificate of qualification as an electrician issued under the *Trades Qualification and Apprenticeship Act*.
4. Service or replace electrical switches, fuses and components that are directly related to the operation of special effects equipment and systems.
5. Install, repair, service, active, remove or alter any vent, vent connector, draft control device, or other component in a special effects equipment venting system.

FXFT-2 certificate

44. (1) A person who holds an FXFT-2 certificate may fabricate, assemble, alter, install, activate, maintain, operate, purge, repair or replace components, assemblies of manually operated, non-electric powered propane appliances with an input of 400,000 Btuh or less for the purpose of providing a special effect, whether visual or audible.

(2) The holder of an FXFT-2 certificate may also, under the direct supervision of a person who is the holder of an FXFT-1 certificate, carry out any of the functions that fall within the scope of the supervising certificate holder's certificate.

OP certificate

45. A person who holds an OP certificate may carry out the following functions:

1. Install and repair piping or tubing that supplies oil to an appliance of any input.
2. Alter, purge, test, repair, service or remove oil piping or tubing to an oil appliance.
3. Disconnect and reconnect appliances at the oil piping or tubing to carry out the necessary plumbing or steam repairs.
4. Connect oil piping or tubing to newly installed or replacement oil appliances.

OBAT certificate

46. (1) A person who holds an OBAT certificate may reactivate an oil-fired appliance with an input not greater than 7 U.S. gallons per hour and the accessories that form part of the appliance assembly, whether they are attached to it directly or remotely.

(2) When performing a function described in subsection (1), the person may do the following:

1. Replace the filters on the oil supply line to the appliance.
2. Bleed the oil pump or fuel unit.
3. Reset any switches or components that are directly related to the operation of an appliance or system.

(3) The person shall not perform the initial activation of a new appliance or a newly converted appliance.

CH-01 certificate

47. A person who is the holder of a CH-01 certificate or the holder of a record of training for the purpose may activate a propane, natural gas or oil-fired construction heater or torch with an input of any Btuh,

and connect it to or disconnect it from piping, tubing, a refuelling appliance, a container or a natural gas meter.

CH-02 certificate

48. A person who is the holder of a CH-02 certificate or the holder of a record of training for the purpose may perform the functions of a CH-01 on a construction heater or torch that has an input of less than 400,000 Btuh.

CH-SM1 certificate

49. A person who is the holder of a CH-SM1 certificate or the holder of a record of training for the purpose may service a propane, natural gas or oil-fired construction heater or torch with an input of any Btuh.

CH-SM2 certificate

50. A person who is the holder of a CH-SM2 certificate or the holder of a record of training for the purpose may perform the functions of a CH-SM1 on a construction heater or torch that has an input of less than 400,000 Btuh.

RE-O Certificate

51. A person who is the holder of an RE-O certificate or the holder of a record of training for the purpose may activate and operate a propane-fired tar pot heater with an input of any Btuh and connect it to or disconnect it from piping, tubing or a container.

CDT certificate

52. (1) A person who holds a CDT certificate may install, inspect, alter, purge, activate, repair, service, or remove natural gas or propane-fired agricultural crop drying appliance and the equipment and accessories essential to its operation but shall not activate the appliance for the first time.

(2) When performing a function described in subsection (1), the person may do the following:

1. Install, inspect, test, alter, purge, activate, repair, service or remove any piping or tubing, or component in a piping or a tubing system, to an agricultural crop drying appliance downstream of the natural gas meter or propane service valve.
2. Ensure safe installation, utilization, maintenance, repair or removal of agriculture crop drying equipment.
3. Maintain, service or replace a mechanical or electrical component or accessory forming part of an appliance or essential to its operation.
4. Perform the tasks that are necessary to replace controls and components forming part of an appliance.
5. Install, repair, service and maintain electrical wiring for natural gas or propane-fired appliances from an existing branch circuit containing over current protection, but shall not run wiring back to the panel or perform any other type of electrical work related to wiring of the appliance unless the person holds a certificate of qualification as an electrician issued under the *Trades Qualification and Apprenticeship Act*.
6. Service and replace electrical switches, fuses and components that are directly related to the operation of the crop drying appliance.

Supervising certificate holder

53. A supervising certificate holder providing direct supervision to a person is responsible for the work of the supervised person.

Record of training

54. A person holding a record of training shall be required to undergo either full retraining or skills retesting at three year intervals or, in the event the competence of the person is in question, at shorter intervals as set by the director, unless the record of training is for the purpose of subsection 52 (2).

Exemptions

55. (1) A person is exempt from subsection 3 (1) with respect to the following activities:

1. Installing or servicing an appliance in a detached dwelling that is owned and occupied by the person but the person shall not activate a newly installed appliance until a person who is the holder of an appropriate certificate referred to in subsection 3 (1) determines that the appliance and its installation comply with the requirements of Ontario Regulation 212/01 (Gaseous Fuels) and Ontario Regulation 213/01 (Fuel Oil).
2. Installing, activating or servicing a portable appliance for his or her own personal use provided that the appliance does not serve the public.
3. Activating an appliance in accordance with the certified lighting instructions of its manufacturer if it is done by the owner of the dwelling or building in which the appliance is located and,
 - i. if the appliance was initially installed and activated by a person who is the holder of an appropriate certificate referred to in subsection 3 (1), and
 - ii. if the appliance is maintained in a safe working condition.
4. If the person is the holder of a record of training, performing any work that is within the scope of work as set out in a PPO-1, PPO-2, PPO-3, PCI-1, PTO-1, CH-01, CH-02, CH-SM1, CH-SM2 or an RE-O certificate.
5. Constructing new propane or natural gas vehicles for an original equipment manufacturer of propane or natural gas vehicles on the manufacturer's premises.
6. Servicing, repairing or replacing any part of a propane or natural gas fuelled vehicle other than its propane or natural gas fuel system.

(2) An employee of a natural gas or propane distributor is exempt from subsection 3 (1) when shutting off the gas supply to or relighting appliances in a dwelling unit, and relighting appliances installed in a dwelling unit is exempt from subsection 3 (1) if the employee is under the general supervision of a holder of a G.1 or G.2 certificate and has received a training course approved by the director from his or her employer within the previous three years.

(3) A person who performs duct cleaning is exempt from subsection 3 (1) if, in doing so, the person does not work on any other part of the appliance except for the purpose of cleaning the fan.

(4) A person who holds a certificate as an operating engineer is exempt from subsection 3 (1) when performing work that is within the scope of the person's certificate on equipment that is located at a registered plant at which the person is employed.

56. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 216/01
made under the
TECHNICAL STANDARDS AND
SAFETY ACT, 2000

Made: June 20, 2001
Filed: June 22, 2001

CERTIFICATION OF PETROLEUM
EQUIPMENT MECHANICS

GENERAL

Interpretation

1. (1) In this Regulation,

“mechanic” means a person who is a registered contractor under Ontario Regulation 217/01 (Liquid Fuels), or an employee of a registered contractor, with respect to the performance of the functions of a petroleum equipment mechanic or a site operator under a certificate referred to in section 4.

(2) A reference in this Regulation to a director is a reference to the director to whom the subject matter of this Regulation is assigned.

Subject matter

2. This Regulation governs the certificates required to perform work under,

- (a) Ontario Regulation 217/01 (Liquid Fuels);
- (b) Ontario Regulation 213/01 (Fuel Oil).

General requirement to comply

3. (1) Every person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(2) For the purposes of subsection (1), the reference to an activity, use of equipment, process or procedure includes, but is not limited to, design, construction, erection, installation, maintenance, alteration, service, use or disposal.

CERTIFICATES

Requirement for certificate

4. (1) No person shall perform the functions of a mechanic without first having obtained a certificate from the director designating the person as one or more of the following:

1. A petroleum equipment mechanic 1 — service and maintenance (a “PM.1 certificate”).
2. A petroleum equipment mechanic 2 — underground installation (a “PM.2 certificate”).
3. A petroleum equipment mechanic 3 — aboveground installation (a “PM.3 certificate”).
4. A petroleum equipment mechanic 4 — small aboveground tank installer (a “PM.4 certificate”).
5. A petroleum equipment mechanic — contractor helper (a “PMH certificate”).

(2) No person shall perform minor site maintenance at a facility unless he or she has first obtained a certificate as a site operator (an “SO certificate”).

(3) A person shall apply in the form published by the designated administrative authority to the director to obtain a certificate referred to in subsection (1) or (2) or to add one or more classes of certificate to his or her initial certificate.

(4) An application for a certificate or an additional class of certificate shall be accompanied by the fee set by the designated administrative authority.

(5) An application shall include documents that attest to the fact that the applicant has the necessary practical skills and experience, as determined by the director, for the certificate being sought.

Renewal

5. (1) An application to renew a certificate shall be made to the director and shall be accompanied by the fee set by the designated administrative authority.

(2) An application for renewal may be made before the applicant’s certificate expires.

(3) If a mechanic fails to renew his or her certificate before it expires, the mechanic shall not work as a mechanic after the date of expiry of the certificate but may apply to the director for a renewal.

(4) If a mechanic applies for a renewal of a certificate under subsection (3), the director may renew it if,

- (a) the application is made within 12 months of the expiry date shown on the certificate; and
- (b) the applicant pays the fee referred to in subsection (1).

(5) If a mechanic applies for a renewal of a certificate under subsection (3) more than 12 months after the expiry date shown on the expired certificate, the application shall be treated as a new application for a certificate under section 4, and the applicant shall,

- (a) take a written examination and a skills evaluation conducted or approved by the director with respect to the subject matter of the class of certificate applied for; and
- (b) include in the application a completed declaration of work experience in a format acceptable to the director.

Qualifications for certificate

6. (1) An applicant for a certificate shall have successfully completed a program approved by the director that is delivered by a training organization approved by the director for each class of certificate sought by the applicant.

(2) An applicant shall have successfully completed an examination or a series of examinations, conducted or approved by the director, demonstrating that the applicant possesses the necessary knowledge and competence for each class of certificate sought by the applicant.

(3) If the applicant fails the examination or series of examinations on three successive attempts, the applicant shall successfully complete the program described in subsection (1) after making the unsuccessful attempts and before taking the examination or series of examinations again, and subsection (5) does not apply.

(4) If the applicant fails the examination or series of examinations for a class of certificate, he or she is not entitled to take the examination or series of examinations for the class of certificate until,

- (a) he or she makes a new application for the class of certificate; and
- (b) 30 days have passed since the applicant took the examination or series of examinations.

(5) An applicant is not required to comply with subsection (1) if the director is satisfied that the applicant possesses the necessary knowledge and competence with respect to each class of certificate sought by the applicant.

No transfer

7. A certificate is not transferable.

Expiry

8. (1) A certificate expires on the second anniversary of the holder's date of birth after it is issued.

(2) If a class of certificate is added to an initial certificate after the initial certificate is issued, the expiry date of the initial certificate does not change.

(3) A certificate that is renewed expires two years after the date on which the previous certificate expires.

Notice of change of address

9. A person who holds a certificate shall notify the director within 30 days after any change in his or her address and, if the person fails to do so, the director is not responsible for the misdirection of any written notices or other communications that result from such a failure.

SCOPE OF CERTIFICATES**PM.1 certificate**

10. (1) A person who holds a PM.1 certificate may, without supervision, service and maintain petroleum equipment and systems, and accessories essential to their operation and, in so doing, may,

- (a) install and remove suction pumps and related systems in accordance with manufacturer specifications and the code adoption document referred to in Ontario Regulation 217/01 (Liquid Fuels);
- (b) repair and maintain suction pumps and related systems, including troubleshooting, testing, repairing and replacing mechanical, hydraulic, electrical and electronic components; and
- (c) repair and maintain submersible pumps, dispensers and related systems, including troubleshooting, testing, repairing and replacing mechanical, hydraulic, electrical and electronic safety devices.

(2) The holder of a PM.1 certificate may assist holders of PM.2 and PM.3 certificates to perform the functions that they may perform if directly supervised by them.

(3) The holder of a PM.1 certificate may, without supervision, service and maintain any type of petroleum equipment that falls within the scope of the certificate so long as the holder has the required experience on that type of equipment and that experience is documented in a form acceptable to the director.

(4) If the holder referred to in subsection (3) does not have the required experience or that experience is not documented in a form acceptable to the director, the holder shall only service and maintain the equipment under the direct supervision of the holder's employer or a registered contractor.

PM.2 certificates

11. (1) A person who holds a PM.2 certificate may, without supervision, install, remove, alter, repair, test, service and maintain any type of underground installation and the equipment and accessories essential to its operation and, in so doing, may,

- (a) install underground tanks, including the preparation and restoration of the site, the installation of temporary vents and fill pipes and pressure testing;
- (b) remove underground tanks, including the preparation and restoration of the site, draining and disconnecting the tank system and purging tanks;
- (c) install petroleum transfer systems, including the preparation of lines and equipment, component assembly, spill containment and vapour recovery;
- (d) repair and maintain systems for detecting leaks and monitoring tanks; and

(e) install and remove submersible pumps, dispensers and related systems.

(2) The holder of a PM.2 certificate may, without supervision, install aboveground tanks, including the preparation and restoration of sites, component assembly, spill containment, electrical hook-up and pressure testing.

(3) The holder of a PM.2 certificate may assist holders of PM.1 and PM.3 certificates to perform the functions that they may perform if directly supervised by them.

(4) The holder of a PM.2 certificate may, without supervision, work on any type of aboveground equipment that falls within the scope of the certificate so long as the holder has the required experience on that type of equipment and that experience is documented in a form acceptable to the director.

(5) If the holder referred to in subsection (4) does not have the required experience or that experience is not documented in a form acceptable to the director, the holder shall only service and maintain the equipment under the direct supervision of the holder's employer or a registered contractor.

PM.3 certificate

12. (1) A person who holds a PM.3 certificate may, without supervision, install, remove, alter, repair, test, service and maintain any type of aboveground installation and the equipment and accessories essential to its operation and, in so doing, may,

- (a) install aboveground tanks, including preparation and restoration of the site, component assembly, spill containment, electrical hook-up and pressure testing;
- (b) remove aboveground tanks, including the preparation and restoration of the site, draining and disconnecting the tank system and purging tanks;
- (c) repair and maintain systems for detecting leaks and monitoring tanks; and
- (d) install, remove, repair and maintain bulk handling equipment, including troubleshooting and testing mechanical, hydraulic, electric and electronic systems and safeties.

(2) The holder of a PM.3 certificate may assist holders of PM.1 and PM.2 certificates to perform the functions that they may perform if directly supervised by them.

(3) The holder of a PM.3 certificate may, without supervision, work on any type of underground equipment that falls within the scope of the PM.3 certificate so long as the holder has the required experience on that type of equipment and that experience is documented in a form acceptable to the director.

(4) If the holder referred to in subsection (3) does not have the required experience or that experience is not documented in a form acceptable to the director, the holder shall only service and maintain the equipment under the direct supervision of the holder's employer or a registered contractor.

PM.4 certificate

13. (1) A person who holds a PM.4 certificate may, without supervision, install, remove, alter, repair, test, service and maintain any type of small aboveground tank with a capacity of 5 000 litres or less and the equipment and accessories essential to its operation and, in so doing, may,

- (a) transport and install aboveground tanks, including preparation and restoration of the site, component assembly, spill containment, electrical hook-up and pressure testing;
- (b) remove aboveground tanks, including the preparation and restoration of the site, draining and disconnecting the tank system

and purging tanks and the removal of the tank from the site by transport; and

- (c) repair and maintain systems for detecting leaks and monitoring tanks.

(2) The holder of a PM.4 certificate may assist holders of the PM.3 certificate to perform the functions that they may perform if directly supervised by them.

(3) The holder of a PM.4 certificate shall not install an above-ground tank other than in a place where it is intended that the tank remain.

(4) The holder of a PM.4 certificate shall not install piping unless the holder holds a PM.3 certificate or installs the piping under the supervision of a holder of a PM.3 certificate.

PMH certificate

14. (1) A person who holds a PMH certificate may, without supervision, maintain pumps, including replacing nozzles, spouts, hoses, breakaways, filters and belts and may assess, contain and clean up spills and leaks.

(2) The holder of a PMH certificate may assist the holder of a PM.1, PM.2, PM.3 or PM.4 certificate to perform any of the functions he or she may perform if directly supervised by the holder of that certificate.

SO certificate

15. (1) A person who holds an SO certificate may, without supervision,

- (a) manage a fuel facility, including record keeping, reconciliation and inventory control;
- (b) maintain pumps, including replacing nozzles, spouts, hoses, breakaways, filters and belts; and
- (c) assess, contain and clean up spills and leaks.

(2) The holder of an SO certificate shall not work for a contractor as a mechanic unless he or she holds the appropriate certificate for the work.

Commencement

16. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 217/01 made under the TECHNICAL STANDARDS AND SAFETY ACT, 2000

Made: June 20, 2001
Filed: June 22, 2001

LIQUID FUELS

Interpretation

1. (1) In this Regulation,

“approved” means,

- (a) with respect to a standard or a laboratory test report, that it is listed in “Titles of Standards and Laboratory Test Reports Authorized in the Province of Ontario under the Act” published by the designated administrative authority from time to time,

(b) with respect to an appliance, equipment, a component or an accessory, that it bears the label or symbol of a designated testing organization or a label or symbol authorized by the director, certifying that it complies with an approved standard or laboratory test report, or

(c) with respect to an installation or work, that it complies with this Regulation or, where the installation or work was installed before this Regulation came into force, that it complies with the predecessor to this Regulation as it existed when the installation or work was carried out;

“associated product” means any product of petroleum, other than gasoline, wax and asphalt or any other liquid product used as a fuel;

“bulk plant” means one or more storage tanks, including their appurtenances, where gasoline or an associated product is received by pipeline, tank vessel, tank car or tank vehicle and is stored in bulk for subsequent transmission by pipeline or transportation or distribution by tank vessel, tank car or tank vehicle;

“cardlock/keylock” means an outlet not used by the general public where gasoline or diesel fuel is dispensed unsupervised;

“certificate” means a certificate issued under Ontario Regulation 216/01 (Certification of Petroleum Equipment Mechanics);

“code adoption document” means the “Liquid Fuels Handling Code” adopted as part of this Regulation under Ontario Regulation 223/01;

“contractor” means a person who carries on, in whole or in part, the business of installing, removing, repairing, altering or servicing equipment, and includes a person or an agent of the person who agrees to install, remove, repair, alter or service equipment sold or leased by the person;

“equipment” means a device that is used in the handling of gasoline or an associated product;

“facility” means a permanent or mobile retail outlet, bulk plant, marina, cardlock/keylock, private outlet or farm where gasoline or an associated product is handled other than in portable containers;

“farm” means a private outlet that consists of a tract of land, including all buildings, structures and appurtenances to the land, devoted to the production of crops or the raising of animals, and includes fish hatcheries, ranges and nurseries with growing operations;

“flash point” means the lowest temperature, determined by the ASTM D93 test method, at which the vapour of a product of petroleum forms a flammable mixture in air;

“gasoline” means a product of petroleum that may include oxygenates and gasoline additives that has a flash point below 37.8 degrees C, that is a liquid at standard temperatures and pressures and that is designed for use in an engine;

“handling” means the storing, transmitting, transporting or distribution of gasoline or an associated product, and includes putting them into the fuel tank of a motor vehicle, motor boat or other watercraft or into a container, but does not include putting them into the fuel tank of a motor vehicle or into a container at a self-serve gasoline facility, and “handle” and “handler” have corresponding meanings;

“install” includes placing equipment in position for permanent or temporary use, venting it and connecting piping to it, and “installation” has a corresponding meaning;

“maintenance” includes,

- (a) the repair or replacement of equipment with identical equipment, or servicing of equipment,

(b) the replacement of equipment with equipment that has similar performance specifications where it is not necessary to change the layout perimeters directly associated with the equipment, or

(c) the concrete work required to allow the installation of a pump or dispenser under clause (b);

“marina” means any premises at which gasoline or an associated product is dispensed for use as fuel for floating motorized watercraft;

“modification” means a reduction, expansion or other layout change or change in the operation of a facility, but does not include maintenance or decommissioning;

“operator” means a person who is responsible for all aspects of the day to day operation of a retail outlet, bulk plant, marina or private outlet, whether or not the person is located on the premises during the hours of operation, and when referring to a tank vehicle, means the owner of the tank vehicle;

“portable container” means a container that has a capacity of 50 litres or less, that is designed, manufactured and used or to be used for the storage or conveyance of gasoline or an associated product;

“private outlet” means any premises, other than a retail outlet, where gasoline or an associated product is put into the fuel tanks of motor vehicles or floating motorized watercraft or into portable containers;

“retail outlet” means any premises to which the public is invited, at which gasoline or an associated product is sold and is put into the fuel tanks of motor vehicles, floating motorized watercraft or into portable containers;

“tank vehicle” means a vehicle that is designated for transporting gasoline or an associated product;

“transport” means to convey gasoline or an associated product, exclusive of the fuel carried for use in the vehicle, other than by pipeline, and “transporting” and “transportation” have corresponding meanings.

(2) The requirements set out in the code adoption document relating to operation and modification apply to the operation and modification of all new installations and of existing installations but the design and construction requirements set out in it do not, unless otherwise specified, apply to existing installations constructed in accordance with the requirements of a predecessor of this Regulation.

(3) In the event of a conflict between a provision of this Regulation, the code adoption document or a code referenced in the code adoption document, this Regulation prevails.

Application

2. (1) This Regulation applies to facilities where gasoline or an associated product is handled, loaded or dispensed to be used as a fuel in motor vehicles or as a fuel oil.

(2) This Regulation does not apply to,

(a) equipment or installations associated with standby generators or heating oil systems;

(b) any matter regulated under Ontario Regulation 213/01 (Fuel Oil);

(c) any matter relating to the subject matter of this Regulation that is regulated by the Government of Canada;

(d) the storage, handling and use of equipment or installations for gaseous fuels;

(e) processing plants where the resulting product is not used as a fuel;

(f) petroleum refineries;

(g) equipment or installations at underground parts of an underground mine that are subject to the *Occupational Health and Safety Act*, or fuels packaged as consumer goods.

General requirement for compliance

3. (1) Every person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(2) For the purpose of subsection (1), the reference to an activity, use of equipment, process or procedure includes, but is not limited to, design, construction, installation, repair, maintenance, modification, service, use or equipment disposal associated with gasoline and associated products.

(3) The holder of a licence for a facility is responsible for ensuring compliance with all of the requirements of this Regulation with respect to the facility whether the person is in attendance at the facility or not.

(4) The holder of a licence for a tank vehicle is responsible for ensuring compliance with all of the requirements of this Regulation with respect to the tank vehicle whether the person is in attendance at the tank vehicle or not.

Licences and registrations

4. (1) Subject to subsection (2), the director shall, upon an application by an applicant,

(a) issue a licence, a duplicate licence, a licence with new information or a renewal of a licence to operate a retail outlet, a marina or a bulk plant;

(b) issue a licence, a duplicate licence, a licence with new information or a renewal of a licence to transport gasoline or associated products; or

(c) issue a registration, a duplicate registration, a registration with new information or a renewal of a registration as a contractor, subject to Ontario Regulation 216/01 (Certification of Petroleum Equipment Mechanics).

(2) It is a condition of the issue of any of the documents set out in subsection (1) that an inspector carry out an inspection of the retail outlet, marina, bulk plant or of the tank vehicle to which the application relates and confirm that the facility or vehicle complies with the requirements of this Regulation.

Activities to comply with Regulation

5. (1) No person shall operate, install, alter, repair, service, test, remove or use any equipment or any other thing employed or to be employed in the handling or use of gasoline or an associated product or test, use, supply, transport, store, handle or transfer gasoline or an associated product except in accordance with this Regulation.

(2) Every person who carries out an activity referred to in subsection (1) shall instruct their employees to comply with the Act and this Regulation and shall take every precaution that is reasonable in the circumstances to ensure that the employees comply with the Act and this regulation or any other applicable regulation.

Authorization required for handling

6. No person shall handle gasoline or an associated product unless the person is the holder of a licence or registration, or of a certificate for that purpose.

Registration as contractor

7. (1) No person shall act as a contractor unless the person is registered as a contractor.

(2) All vehicles operated by a registered contractor, whether leased or owned, shall be clearly marked with the name and registration number as recorded on the contractor's registration certificate.

Licence, registration or certificate required

8. (1) Subject to subsection (2), no person shall install, alter, purge, activate, repair, service or remove any equipment or other thing employed or to be employed in the handling or use of gasoline or an associated product unless the person is the holder of a licence, registration or certificate for that purpose, as the case requires.

(2) A person who is not the holder of the required licence, registration or certificate may install, alter, purge, activate, repair, service or remove equipment or any other thing under subsection (1) if he or she does so in the actual presence of a holder of a certificate for the relevant purpose.

Use of approved equipment only

9. No person shall use in a private outlet, retail outlet, marina or bulk plant equipment that is not approved.

Licence required

10. (1) No person shall operate a retail outlet, a marina or a bulk plant unless it is licensed.

(2) No person shall transport gasoline or an associated product without a licence to do so.

Certificate required

11. No person shall install, repair, service or remove equipment at a facility unless the person holds a certificate for that purpose.

Prohibited activities without approval

12. Where this Regulation requires the approval of equipment or other thing employed or to be employed in the handling or use of gasoline or an associated product, no person shall offer for sale, sell, lease, rent, buy, use, supply or install the equipment or other thing unless it is approved or will be approved.

Occurrence or accident

13. (1) Where it appears that asphyxiation, explosion or fire has occurred because of the use, handling or storage of gasoline or an associated product, the owner or operator of the facility or the holder of the licence, registration or certificate shall forthwith notify an inspector of the occurrence by telephone, fax or any other form of electronic transmission, and an operator of a facility or a licence holder shall have in place procedures for such notification.

(2) The discovery of a petroleum product that has escaped into the environment or inside a building, a spill or a confirmed leak shall be reported to the director by the operator of the facility or the licence holder.

(3) No person shall interfere with or disturb any wreckage, article or thing at the scene of the occurrence that is connected with it except in the interest of public safety, saving a life, relieving human suffering, continuity of service or preservation of property.

(4) Where it is permitted to interfere with or disturb wreckage, an article or a thing under subsection (3), no person shall carry away or destroy any wreckage, an article or thing unless an inspector has given permission to do so.

Safe operating condition

14. An operator or licence holder shall ensure that every container, equipment, facility or any other thing that is employed in the handling of gasoline or associated products is maintained in a safe operating condition.

Unacceptable condition — immediate hazard

15. (1) In this section and in section 16,

“unacceptable condition” means,

(a) with respect to equipment or a facility, that it is being used for a purpose other than that for which it was approved,

(b) with respect to equipment or a facility, that any deterioration of it is likely, in the director's opinion, to impair its safe operation, or

(c) with respect to equipment, that the condition of its state of repair, its mode of operation or its operating environment is likely, in the director's opinion, to impair its safe operation or does not meet the requirements of this Regulation or, where it was installed before this Regulation came into force, that it does not meet the requirements of the predecessor to this Regulation as it existed when the equipment was installed.

(2) A supplier, a certificate holder or a contractor who finds that equipment or a work is in an unacceptable condition that constitutes an immediate hazard shall,

(a) immediately take action to stop the supply of gasoline or an associated product to the equipment or facility;

(b) immediately give the operator of the equipment or facility oral notice of the condition and of the action taken under clause (a);

(c) promptly give written notice of the condition to the user, including a direction that the equipment or facility is not to be used until the condition is corrected; and

(d) forward a copy of the notice required under clause (c) to the designated administrative authority.

(3) An operator to whom notice has been given under subsection (2) shall not use the equipment or facility or permit its use until the condition has been corrected and confirmation of the correction has been forwarded by the supplier, certificate holder or contractor to the designated administrative authority.

Unacceptable condition — no immediate hazard

16. (1) A fuel supplier, a certificate holder or a contractor who finds that equipment or a facility is in an unacceptable condition but that it does not constitute an immediate hazard shall promptly give to the operator of the equipment or facility, a written notice, a copy of which shall be sent to the designated administrative authority, that sets out,

(a) a description of the condition; and

(b) a statement indicating that the supply of gasoline or associated product to the equipment or facility will be shut off if the condition is not corrected within the period of time specified in the notice.

(2) The period of time set out in a notice under clause (1) (b) shall not exceed 90 days.

(3) An operator to whom notice has been given under subsection (1) shall not use the equipment or facility or permit its use after the expiry of the period of time specified in the notice for correcting the condition until the condition has been corrected and confirmation of the correction has been forwarded by the supplier, certificate holder or contractor to the designated administrative authority.

Off-site testing

17. (1) This section applies only to the testing of equipment, a component or an accessory that is carried out at a place other than the place where the equipment, component or accessory is installed for its intended use.

(2) A person may apply to a designated testing organization to have equipment, a component or an accessory tested under this section.

(3) The testing organizations approved by the Standards Council of Canada are designated as organizations to test equipment, components and accessories to applicable approved standards or laboratory test reports.

(4) A designated testing organization that tests an appliance, equipment, a component or an accessory under this section and finds that it conforms to the applicable approved standards or laboratory test reports shall place its label or symbol on it.

On-site testing

18. (1) This section applies only to the testing of equipment, a component or an accessory that is carried out at a place where the equipment, component or accessory is installed for its intended use.

(2) A person may apply to the director to have equipment, a component or an accessory tested under this section.

(3) The director may test equipment, a component or an accessory to applicable approved standards or laboratory test reports for the purposes of this Regulation.

(4) If the equipment, a component or an accessory tested under this section conforms to the applicable approved standards or laboratory test reports, the director shall place his or her label or symbol on it.

(5) The director may refuse to test equipment, a component or an accessory if its design is substantially the same as one that has been tested and approved by a designated testing organization.

(6) Where a person applies under subsection (2), the director, or an inspector designated by the director, shall,

- (a) examine the equipment, component or accessory to determine whether it complies with this Regulation; and
- (b) affix an approved label or symbol to the equipment, component or accessory, if the director or inspector determines that it complies with this Regulation.

(7) An applicant under this section shall provide the director or inspector with all information, and conduct or cause to be conducted such tests, as are considered necessary by the director or inspector to determine that the equipment, component or accessory complies with this Regulation.

(8) The director may establish specifications or test reports for equipment and designate organizations to test equipment in accordance with such requirements.

Registration of contractors

19. (1) An application for a registration as a contractor or its renewal shall be made to the director in the form published by the designated administrative authority, be accompanied by the fee set by the authority and by evidence that the applicant's installations, repairs and other work has been inspected in accordance with subsection (2).

(2) An inspector may inspect the installations, repairs and other work of a contractor to determine whether they comply with this Regulation.

Licences

20. (1) An application for a licence to operate a retail outlet, a cardlock/keylock, a marina or a bulk plant or to transport gasoline or an associated product shall be made to the director in the form published by the designated administrative authority and be accompanied by the fee set by the authority.

(2) A separate application shall be made for each retail outlet, marina or bulk plant that the applicant intends to operate and for each tank vehicle in which the applicant intends to transport gasoline or an associated product.

(3) A separate licence shall be issued for each retail outlet, marina or bulk plant that the applicant intends to operate and for each tank vehicle in which the applicant intends to transport gasoline or an associated product.

(4) Despite subsection (3), a single licence may be issued for a site having more than one retail outlet if the site has only retail outlets; however, where a cardlock/keylock facility is located at a bulk plant, a licence shall be issued for both the cardlock/keylock and the bulk plant.

(5) Where this Regulation requires the licensing of a facility under subsection 10 (1), no person shall put gasoline or an associated product into a storage tank at a facility unless the facility is licensed, except for the purpose of ballasting an underground storage tank.

(6) Subject to subsections (7), (8) and (10), an applicant who applies to the director for a licence shall, for each facility, prepare and submit a plan in triplicate which sets out,

- (a) the location of all storage tanks and pump islands;
- (b) details of the storage tanks, including their capacity and material of construction;
- (c) the location of property lines, buildings, kiosks and wells located within 30 metres of the storage tanks and pump;
- (d) the distance from storage tanks and dispensers to property lines, buildings and wells;
- (e) the location of vent pipes; and
- (f) the location of the control equipment for self-serve stations.

(7) Subsection (6) does not apply where the director is satisfied that,

- (a) the designated administrative authority has plans for the facility in its files and that the plans accurately depict the facility; or
- (b) the equipment has been previously approved.

(8) Upon approving the drawings required under subsection (6), the director shall return one copy of the drawings to the applicant.

(9) An applicant may submit only one copy of the drawings if,

- (a) the plans are reviewed by a professional engineer, are stamped with the seal of the engineer and signed by him or her declaring that the plans comply with all the requirements of this Regulation;
- (b) the professional engineer submits a written declaration to the director that the plans were reviewed, stamped and signed declaring that the plans comply with this Regulation; and
- (c) the plans are kept at the facility at all times during its construction.

(10) Upon request by an inspector, an applicant under subsection (9) shall produce the plans within 72 hours.

(11) Plans referred to in subsection (6) shall be submitted before construction begins.

(12) The director shall issue a licence, as the case requires,

- (a) where an inspector carries out an inspection of the retail outlet, marina, bulk plant or of the tank vehicle and confirms that the facility or vehicle complies with the requirements of this Regulation; or
- (b) where the facility or vehicle does not comply with the requirements but the non-compliance is minor, does not constitute an immediate hazard and is corrected in the time required by the inspector.

(13) Where a licence is issued despite a minor non-compliance under clause (12) (b), the term of the licence shall not be longer than the time specified by the inspector for the correction of the deficiency

and, where the deficiency is corrected within that time, the director shall issue the licence for the remainder of the term of the licence as determined by this Regulation.

(14) In this section,

"professional engineer" means a person who is licensed under the *Professional Engineers Act*.

Power of director to issue licence

21. The director may issue a licence where an inspection has not been carried out if the director is satisfied that the requirements of this Regulation have otherwise been met.

Modification of a facility

22. (1) The holder of a licence for a facility to handle gasoline and associated products shall not make a modification to the facility until the licence holder applies for and receives written permission from the director to make the modification.

(2) The director shall give the written permission under subsection (1) if, in his or her opinion, the modification complies with the requirements of this Regulation.

(3) An applicant under subsection (1) shall,

- (a) set out all details of the modification proposed in the application; and
- (b) if the modification includes any changes to a plan previously provided, provide a new plan.

(4) No person shall operate a facility to handle gasoline and associated products that has been modified without the director's written permission.

(5) An applicant may operate a facility to handle gasoline and associated products pending receipt of the written permission referred to in subsection (4) if the facility is inspected and accepted by a contractor who declares in writing that the facility complies with the requirements of this Regulation.

Posting of licence

23. (1) A licence holder shall post the licence or a copy of the licence such that it is readily visible at the retail outlet, marina or bulk plant.

(2) In the case of a licence to transport gasoline or an associated product, the licence holder shall ensure that the licence or a copy of it is with the tank vehicle.

Licence for modified facility

24. If the holder of a licence for a retail outlet, marina or bulk plant plans to modify the facility, the licence holder shall apply to the director for a licence if the modification will,

- (a) result in an additional type of service being offered at the facility;
- (b) convert the type of service offered at the facility to another type of service; or
- (c) in the case of the holder of a licence for a bulk plant, affect the storage capacity for which the facility is licensed.

No transfer of licence or registration

25. (1) A licence or registration referred to in this Regulation is not transferable.

(2) Where the licence holder under subsection 4 (1) changes, the new party shall immediately apply for a licence to operate the facility.

(3) Despite subsection (1), a person may operate a previously licensed facility for a period of up to 90 days following the submission of an application for a new licence and pending receipt of that licence.

(4) A licence or registration expires 12 months after it is issued or at such earlier time as is stated on it.

(5) A licence or registration shall state the date of its expiry.

Renewal

26. (1) An application to renew a licence or registration shall be submitted to the director before the expiry of the licence or registration.

(2) Where the holder of the licence or registration applies for a renewal before its expiry and pays the fee set by the designated administrative authority, the licence or registration remains valid until the renewal is granted.

(3) If the holder of a licence or registration changes his, her or its name or address, the holder shall, within 30 days, apply to the director for a licence or registration indicating the new name or address.

(4) A holder of a licence or registration whose licence or registration is lost or destroyed shall apply to the director for a duplicate within six days of the discovery of the loss or of the destruction.

Commencement

27. **This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.**

27/01

ONTARIO REGULATION 218/01

made under the

TECHNICAL STANDARDS AND SAFETY ACT, 2000

Made: June 20, 2001

Filed: June 22, 2001

UPHOLSTERED AND STUFFED ARTICLES

Interpretation

1. (1) In this Regulation,

"bedding" means any mattress, mattress-type pad, box spring, quilt, comforter, sleeping bag, mattress protector pad, pillow or quilted bedspread that contains stuffing concealed by fabric or other flexible material or any such article that can be used for sleeping or reclining purposes, but does not include decorator cushions;

"home hobby or craft operator" means a person who manufactures less than 1,000 upholstered or stuffed articles per year in the person's residence for sale to the public, but does not include a renovator;

"manufacturer" means a person who inserts and covers stuffing in any article or part thereof in the manufacture of an upholstered or stuffed article or any part thereof;

"new material" means,

(a) material manufactured for use as stuffing that has not been previously used, and

(b) material manufactured for use other than as stuffing that is subsequently shredded, cut or reduced to a fibrous state through any other process for use as stuffing;

"renovator" means a person who renovates, repairs or alters an upholstered or stuffed article;

"second-hand article" means an upholstered or stuffed article that has been purchased from a retailer, but does not include such an article

if it is returned to the retailer before use with the original label attached;

“second-hand material” means material that has been used other than in a manufacturing process and, in the case of bedding, includes springs used in its construction;

“stuffing” means any material used for padding, filling or cushioning that is meant to be enclosed by a covering;

“upholstered furniture” means,

- (a) furniture that is made or sold with cushions, loose or attached,
- (b) furniture that is itself stuffed or filled, in whole or in part, with any stuffing concealed by fabric or other flexible material or any similar material that can be used for sitting, resting or reclining;

“upholstered or stuffed article” means an article any part of which contains stuffing.

(2) For the purposes of this Regulation, an upholstered or stuffed article shall be deemed to be offered for sale while it is in the possession of or on the premises of a person carrying on business as a manufacturer, wholesaler, importer, distributor or retailer.

(3) Subsection (2) does not apply to upholstered and stuffed articles to be renovated and labelled under subsection 5 (1) or articles to which section 10 applies.

(4) A reference in this Regulation to a director is a reference to the director to whom the subject matter of this Regulation is assigned.

Application

2. (1) All persons engaged in the manufacture, renovation and sale of upholstered and stuffed articles shall comply with this Regulation except as set out in subsection (2).

(2) Subsection 3 (1) and sections 5, 6 and 8 do not apply to persons engaged in the manufacture, sale and labelling of,

- (a) shoulder pads and trimmings in articles of clothing;
- (b) upholstery or articles manufactured as part of a vehicle or an airplane; or
- (c) life-saving equipment that bears a stamp or label of approval of the appropriate federal authority.

Licence required

3. (1) No person shall carry on business as a manufacturer or as a renovator unless the person is licensed.

(2) An application for a licence as a manufacturer or as a renovator shall be in the form provided by the designated administrative authority, be accompanied by the fee set by the designated administrative authority and contain the following information:

- 1. The name, address and telephone number of the applicant, including the name under which the applicant carries on business.
- 2. The names of the officers, if the applicant is a corporation.
- 3. The types of articles manufactured or renovated.

(3) An application for a licence as a home hobby or craft operator shall be in the form provided by the designated administrative authority, be accompanied by the fee set by the designated administrative authority and contain the following information:

- 1. The name, address and telephone number of the applicant, including the name under which the applicant carries on business.
- 2. The names of the officers, if the applicant is a corporation.

3. The types of articles manufactured or renovated.

4. The number of stuffed articles that the applicant proposes to manufacture in a given year.

(4) A licence expires on the anniversary of the date on which it was granted unless an application for renewal of the licence together with the fee set by the designated administrative authority is filed with the director before that date.

(5) On an application for the renewal of a licence as a home or craft operator, the applicant shall indicate the number of stuffed articles manufactured during the immediately preceding licence period.

(6) A licence holder shall, within five days after the event, notify the director in writing of,

- (a) any change in the licence holder's address for service; and
- (b) any change in the officers of a corporate licence holder or in the members of an association of individuals or a partnership that is a licence holder.

Restrictions on renovator's licence

4. A person licensed as a renovator may not manufacture more than 25 new articles during an annual licence period.

Labelling requirements

5. (1) On completing the manufacture or renovation of an upholstered or stuffed article, a manufacturer or renovator shall immediately affix a label in accordance with this Regulation to a conspicuous part of the main body of the article.

(2) A dealer in second-hand articles shall, immediately upon receiving a second-hand article, affix a label in Form 5 to a conspicuous part of the article that is in the dealer's possession for purposes of sale.

Prohibition on sale of unlabelled articles

6. (1) No person shall sell or offer for sale, whether by auction or otherwise, an upholstered or stuffed article that does not bear a label in accordance with this Regulation that is securely affixed to a conspicuous part of the main body of the article.

(2) Subsection (1) does not apply to the sale or offering for sale by a householder of his or her own household articles from or on the householder's own premises.

Prohibition on removal of labels

7. No person shall remove, deface or alter, or attempt to remove, deface or alter, any label that is affixed in accordance with this Regulation to an article before the article to which it is affixed is sold by retail and delivered or, in the case of renovators, is returned to the owner.

Prohibition on sale of certain articles

8. Except for a second-hand article, no person shall sell or offer for sale, whether by auction or otherwise, an upholstered or stuffed article that has not been manufactured by a licensed manufacturer or manufactured in a jurisdiction designated under section 17.

Prohibitions on use of certain materials in manufacture

9. (1) No person shall use second-hand material as stuffing in the manufacture of an upholstered or stuffed article or add second-hand material as stuffing in its renovation.

(2) No person shall use material that contains vermin or is unclean in the manufacture or renovation of any upholstered or stuffed article.

(3) No person shall use down or other feather products in the manufacture or renovation of an upholstered or stuffed article unless the down or other feather products have first been processed in accordance with section 18.

Prohibition on sale of unsanitary articles

10. (1) No person shall sell or offer for sale an upholstered or stuffed article that has been in contact with a person suffering from a communicable disease unless the article has been sterilized in accordance with section 19 or disinfected in accordance with section 20.

(2) No person shall sell or offer for sale an upholstered or stuffed article that contains vermin unless the article has been sterilized in accordance with section 19 or disinfected in accordance with section 20.

(3) No person shall sell or offer for sale an upholstered or stuffed article that is so soiled or is in such condition that the article is likely to affect adversely a person's health.

Non-compliance labels

11. (1) Where, upon an inspection, the inspector finds that an upholstered or stuffed article is not labelled in accordance with this Regulation, he or she may affix a non-compliance label to the article.

(2) An inspector shall remove a non-compliance label affixed to an article when the labelling has been corrected.

(3) Where, upon an inspection, the inspector has reasonable grounds to believe that stuffing does not comply with this Regulation, the inspector may affix a non-compliance label to the stuffing.

Removal of non-compliance label

12. (1) The director or an inspector may remove a non-compliance label,

- (a) that has been affixed under section 11 as the result of an inspection, when the labelling is corrected;
- (b) that has been affixed under section 11 as a result of an inspection, when tests indicate that sections 9 and 10 have been complied with;
- (c) if an order for its removal has been made under section 12 or 22 of the Act.

(2) No person, other than the director or an inspector, shall remove a non-compliance label that has been affixed as the result of an inspection.

Prohibition on sale etc., of articles not in compliance

13. (1) Subject to subsections (3) and (4), no person shall sell, offer to sell, exchange or lease any article found not to be in compliance as the result of an inspection, or remove any such article from the premises where it is located.

(2) A person in possession of an article that is found not to be in compliance shall produce it on demand to the director at any time during which a non-compliance label is affixed to it.

(3) The person in possession of an article found not to be in compliance may, with the written consent of the director, return the article to the person who supplied the article to the person in possession of it.

(4) The person in possession of an article found not to be in compliance because the label, although it does identify the stuffing in the article, is not in accordance with this Regulation may do any of the things otherwise prohibited under subsection (1) if the label is corrected in a manner acceptable to the director.

Forms of labels

14. (1) Subject to subsection (6), a label shall be made of tyvek, muslin, linen or a material equivalent in strength to those materials.

(2) A label for an article of bedding or upholstered furniture in which new material is used exclusively shall be in Form 1, be coloured white with black ink and be at least 6.4 centimetres in width by 9 centimetres in length.

(3) A label for all articles, other than bedding or upholstered furniture, in which new material is used exclusively shall be in Form 2 or 3, be coloured white with black ink and,

- (a) in the case of Form 2, be at least 7 centimetres in width by at least 2.5 centimetres in length;
- (b) in the case of Form 3, be at least 5.5 centimetres in width by at least 1.3 centimetres in length.

(4) A label for a renovated article shall be in Form 4 and be coloured white with black ink.

(5) A label for a second-hand article shall be in Form 5 and be coloured yellow with black ink.

(6) A non-compliance label shall be in Form 6 and shall be affixed only to articles that are not in compliance with the Act or this Regulation.

Labels on hard-backed chairs

15. Where the seat of a chair is manufactured as a unit separate from the chair and the seat has a hard surface backing, a label may be affixed to the backing by means of a rubber stamp or by way of a label printed on cardboard, on condition that the label is legible and indelible.

Requirements relating to labels

16. (1) Subject to subsections (2) and 17 (2), a label in Form 1, Form 2 or Form 3 affixed to an upholstered or stuffed article shall indicate, under the heading "Content", the generic names of the three main stuffing materials in order of amount of material used in the upholstered or stuffed article, as set out in Column II of the Schedule and the size of the label shall be extended as necessary.

(2) Subsection (1) does not apply where the requirements of that subsection are satisfied by a label affixed under the *Textile Labelling Act* (Canada).

(3) No printing, other than that contained in a form required by this Regulation, shall appear on the front of a label except the following:

- 1. The licence number of the licence holder.
- 2. The indication of the main stuffing materials.
- 3. Such information as is acceptable to the director.
- 4. The firm name and address of the manufacturer or renovator, where the manufacturer or renovator so desires.
- 5. Information required by the laws of the Parliament of Canada, where the manufacturer desires to have such information printed on an extended version of the labels required or permitted by this Regulation,

Designated jurisdictions

17. (1) The following jurisdictions are designated for the purposes of section 8:

- 1. Manitoba.
- 2. Quebec.

(2) Where a designated jurisdiction has the same requirements as in subsection 16 (1), labels affixed to an upholstered or stuffed article not manufactured in that jurisdiction, in compliance with the laws of that jurisdiction, are adopted for use in Ontario.

(3) Labels approved by a designated jurisdiction may be affixed to upholstered or stuffed articles manufactured in that jurisdiction instead of the labels prescribed by this Regulation.

Down processing and cleanliness

18. (1) Down or other feather products used as stuffing shall be processed by being,

- (a) washed with a detergent for at least 30 minutes in water of a temperature of at least 52 degrees Celsius;
- (b) rinsed thoroughly for at least 20 minutes in warm water;
- (c) drained and treated by steam at a temperature of at least 110 degrees Celsius for at least 30 minutes and at a pressure of 104 kilopascals; and
- (d) dried thoroughly for a period of at least 20 minutes at a temperature of at least 93 degrees Celsius.

(2) Down and other feather products used as stuffing shall be processed to meet or exceed the following levels of plumage cleanliness as determined using the CGSB-139.3 M90 test (September 1990):

- 1. 10 for down or uncrushed feather products.
- 2. 15 for crushed feather products.

(3) Down and other feather products used as stuffing shall meet or exceed the levels of plumage cleanliness as determined using the CGSB-139.3 M90 test.

(4) In subsections (2) and (3), "CGSB" means Canadian General Standards Board.

Sterilization

19. (1) An upholstered or stuffed article that has been in contact with a person suffering from a communicable disease shall not be offered for sale or sold unless,

- (a) it has been sterilized through exposure for at least 10 hours to formaldehyde gas in a gas-tight sterilization chamber equipped with at least one air inlet and one air outlet, with each having a gas-tight closure gate or valve; and

(b) proof of its sterilization has been provided to the director.

(2) The air outlet of the sterilization chamber shall be equipped with a duct of a size sufficient to carry the exhaust gases to the outside atmosphere at a point removed from any door, window or opening.

(3) The formaldehyde gas referred to in subsection (1) shall be generated from 570 millilitres of formaldehyde solution for every 28 cubic metres of space in the sterilization chamber.

(4) Where two or more upholstered or stuffed articles are in a sterilization chamber at the same time, they shall be set apart far enough apart from each other that gas may circulate freely among them.

(5) Where shelves are used in a sterilization chamber, the shelves shall be of lattice construction.

Disinfection

20. An upholstered or stuffed article that contains vermin shall not be sold or offered for sale unless it is disinfected in an enclosed space or vault, in compliance with the *Pesticides Act* and the regulations made under that Act by an exterminator licensed under that Act.

Destruction

21. Subject to sections 12 and 22 of the Act, where an upholstered or stuffed article has been in contact with a person suffering from a communicable disease, is so soiled, or is in such condition as is likely to affect adversely the health of any person or contains vermin, and a dealer is offering that article for sale, an inspector or the local medical officer of health may, by order in writing, require the destruction of the article if he or she believes on reasonable grounds that it cannot be satisfactorily treated and endangers public health.

Commencement

22. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

Form 1

Technical Standards and Safety Act, 2000

6.4 CM	
OPTIONAL	CARE LABELLING AND/OR SUPPLEMENTARY LABELLING ÉTIQUETAGE D'ENTRETIEN ET/OU ÉTIQUETAGE SUPPLÉMENTAIRE
	Not to be removed until delivered to the consumer Ne pas enlever avant la livraison au consommateur
	This article contains NEW MATERIAL ONLY Cet article contient des MATÉRIAUX NEUFS SEULEMENT
	This label is affixed in compliance with Provincial Law Cette étiquette est apposée conformément à la loi de la province
	Made by reg. No. Fabriqué par N° de permis :
9 CM	Content Contenu
OPTIONAL	Federal Requirement/Exigence fédérale
	SUPPLEMENTARY AND/OR OTHER JURISDICTIONS INFORMATION INFORMATIONS SUPPLÉMENTAIRES ET/OU D'AUTRES AUTORITÉS

Form 2

Technical Standards and Safety Act, 2000

7 CM	
2.5 CM	Not to be removed until delivered to the consumer Ne pas enlever avant la livraison au consommateur
	This label is affixed in compliance with Provincial Law Cette étiquette est apposée conformément à la loi de la province
	This article contains NEW MATERIAL ONLY Cet article contient des MATÉRIAUX NEUFS SEULEMENT
	Made by reg. no. Fabriqué par N° de permis :
	CONTENT CONTENU

Form 3

Technical Standards and Safety Act, 2000

5.5 CM	
1.3 CM	NEW MATERIAL ONLY
	REG. NO.
	CONTENT
	MATÉRIAUX NEUFS SEULEMENT
	N° DE PERMIS
	CONTENU

Form 4

Technical Standards and Safety Act, 2000

RENOVATED LABEL

10 CM	RENOVATED ARTICLE (Not for Sale) ARTICLE RENOVÉ (Vente interdite)
	This label is affixed in compliance with <i>The Technical Standards and Safety Act, 2000</i> Cette étiquette est apposée conformément à la <i>Loi de 2000 sur les normes techniques et la sécurité</i>
	Owner-Propriétaire
	Renovated by: Renové par : Ont. Reg. No. N° d'enrg. Ont.
	(Name/Nom)
	(Address/Adresse)

Form 5*Technical Standards and Safety Act, 2000***SECONDHAND LABEL****6.4 CM****10 CM**

Not to be removed until delivered to the consumer Ne pas enlever avant la livraison au consommateur
SECONDHAND ARTICLE ARTICLE D'OCCASION
This label is affixed in compliance with the <i>Technical Standards and Safety Act, 2000</i> Cette étiquette est apposée conformément à la <i>Loi de 2000 sur les normes techniques et la sécurité</i>
Sold by: _____ Vendu par : _____ name/nom _____ address/adresse _____

Form 6*Technical Standards and Safety Act, 2000***NOTICE
AVIS**

This label is affixed under authority of the *Technical Standards and Safety Act, 2000*

Cette étiquette est apposée en vertu de l'autorité de la *Loi de 2000 sur les normes techniques et la sécurité*

**NON-COMPLIANCE
NON-CONFORMITÉ**

Until this label has been removed by an authorized person, it is illegal to sell, or offer to sell, lease or deliver this article or to remove this label.

Tant que cette étiquette n'aura pas été enlevée par une personne autorisée, il est illégal de vendre, de mettre en vente, de louer ou de livrer cet article ou d'enlever cette étiquette.

Date

 Official Signature
 Signature officielle

Schedule

COLUMN I	COLUMN II	COLUMN III
Class	Main Stuffing Material	Description
Cotton	1. White Cotton Felt	A mixture containing predominantly cotton linters, staple cotton and cotton by-products that may include white fibres other than cotton.
Hair	2. Hair	A stuffing made from the filamentous epidermal outgrowth of mammals.
Down and Feathers	3. Down	Stuffing made from the undercoating of water fowl consisting of light, fluffy filaments growing from one quill point but without quill shafts or stuffing that is composed of the following products: Down and plumules, at least75%* Down fibre..... 5% maximum Small, fine fluffy feathers 15% maximum Feather fibre and residue..... 5% maximum *Percentages are by weight of products.
	4. Down and Feathers	A mixture of down and feather containing not less than 51% by weight of down.
	5. Feathers and Down	A mixture of feathers and down containing not less than 20% by weight of down.
	6. Feathers	Stuffing made from the plumage, other than down, of any kind of land or water fowl.
Cellular Products	7. (Organic Base) Foam (see note 1)	Stuffing made from a polymerized material consisting of a mass of thin walled cells produced chemically or physically.
	8. Chipped Foam	A stuffing material made of foam that has been subjected to a shredding process.
	9. Bonded Foam	A stuffing material made of foam that has been shredded, cut or broken into pieces and cemented together.
	10. (Organic Base) Moulded foam (see note 1)	A stuffing material made from foam that has been made into a mould in the shape in which it is intended to be used.
Cellulose Fibre	11. By Generic Name	A fibre manufactured from a generated cellulosic substance.
Polymer Fibre	12. By Generic Name (see note 2)	A manufactured fibre where the fibre forming the substance is a long chain of synthetic polymer.
Natural and Miscellaneous Fibres	14. Coconut Fibres	
	15. Esparto Fibres	
	16. Excelsior	
	17. Flax Fibres	
	18. Jute Fibres	
	19. Kapok	
	20. Sawdust	
	21. Sisal Fibres	
New Reworked material	22. Reclaimed Fibres	New material that has been made into thread, yarn or fabric and that is subsequently shredded, cut or reduced to a fibrous state.
	23. Reclaimed (Material by name)	New material manufactured for use other than as stuffing that is subsequently reprocessed for use as stuffing.

27/01

ONTARIO REGULATION 219/01
made under the
TECHNICAL STANDARDS AND
SAFETY ACT, 2000

Made: June 20, 2001
Filed: June 22, 2001

OPERATING ENGINEERS

Interpretation

1. (1) In this Regulation,

"accident" means a failure of equipment that causes personal injury or loss of life, or loss of or damage to equipment or property;

"accumulator" means a pressure vessel and any associated piping and equipment that contains water and steam in which a portion of the water, confined under pressure and temperature, will be flashed into steam when the pressure of the vessel is reduced;

"altered" means that the maximum capacity or rating of a unit while in normal operation has been changed;

"ANSI/ASHRAE 34" means the 1992 edition of Standard 34 "Number Designation and Safety Classification of Refrigerant" of the American Society of Heating, Refrigerating and Air-Conditioning Engineers Inc., as amended from time to time;

"assistant shift engineer" means an operating engineer who operates a plant, installation, or units while under the direction and supervision of a shift engineer and who is no more than one class lower than the shift engineer;

"assistant shift operator" means an operator who operates a plant, installation or units while under the direction and supervision of a shift engineer or a shift operator and who is no more than one class lower than the shift operator;

"attendance", in relation to shift coverage, means the physical presence of a person for the purpose of mandatory shift coverage by an operating engineer or operator for the operation of the plant as set out in this Regulation and "attended" has a corresponding meaning;

"automatic control", in relation to a plant, installation or unit, means that it is provided with devices and systems that can start, stop, restart and modulate the action of the plant, installation or unit without the intervention of a person;

"boiler" means a pressure vessel that is heated by any means or process and that may be used at greater than atmospheric pressure,

(a) to generate or heat steam, or

(b) to heat water to a temperature less than its boiling point at the pressure within the pressure vessel,

and includes any pipe, fitting and other equipment attached to it or used in connection with it;

"boiler horsepower" or "bhp" means 34.5 lb of water evaporated from and at 212°F (33475 BTU/hr., 9.8 kW);

"boiler water treatment" means the water conditioning treatment required to prevent the formation of scale, metal surface corrosion, contamination or fouling of metal surfaces and the removal of gases;

"brake horsepower" or "BHP" means the effective or useful horsepower developed by a prime mover as measured by a weigh scale and a brake applied to its driving shaft or by other means approved by the chief officer, and one brake horsepower is equivalent to .745700 kW;

"built up plant" means a refrigeration plant whose equipment including, compressors, condensers, receivers, evaporators and associated controls are site assembled as independent non-packaged units;

"CAN/CSA-B52" means the 1992 edition of Standard B52 Mechanical Refrigeration Code of the Canadian Standards Association, as amended from time to time;

"Category 1-2 refrigerant" means a refrigerant classified into safety group A1-A2 refrigerants established by ANSI/ASHRAE 34-1992;

"chief operating engineer" means an operating engineer who at all times has charge of and responsibility for the safe management, operation and maintenance of a plant;

"chief operator" means an operator or an operating engineer who at all times has charge of and responsibility for the safe management, operation and maintenance of a compressor plant or a refrigeration plant;

"class" means,

(a) with respect to a person, the qualifications that the person holds as shown on his or her certificate of qualification, and

(b) with respect to a plant, the designation of the plant as shown on the certificate of registration for the plant;

"compressor plant" means an installation that is comprised of one or more compressors with prime movers and the equipment, pressure vessels and piping used in connection with it for compressing air or any other gas, but does not include a refrigeration plant;

"dual control boiler" means a steam boiler intended to be operated at high pressure that is equipped with control devices that allow its operation either at high pressure or low pressure, and includes a device for recording pressure;

"economizer" means a heat exchanger and associated piping and equipment that is on the outside of or attached to one or more boilers and that utilizes some or all of the heat from the combustion exhaust gases of the boiler to heat or preheat the boiler feedwater;

"engine" means a steam engine, steam turbine, internal combustion engine, gas turbine or other thermal or combustion process prime mover;

"fail safe device" means a control or device that will stop the function of a unit where the preset operating parameters of the unit have been exceeded, sound an alarm and prevent restarting of the unit until the unit is reset by hand;

"feedwater heater" means a heat exchanger that is used to raise the temperature of the boiler feedwater by utilizing steam as the heat medium;

"field piping" means the transmission system of refrigerant beyond the enclosed refrigeration machinery room, but does not include connections to condensers, receivers or evaporators, which are external to the structure, and which may be located on the roof or property;

"fire tube boiler" means a boiler that consists of fire tubes within which pass the products of combustion and that are cooled externally by the boiler water;

"fired vessel" means a vessel that is directly heated by a flame or the hot gases of a combustion process, electricity or any other means other than a thermal liquid;

"flooded volume", in relation to a boiler, means the maximum water flooding of the boilers total water and steam spaces from the feedwater inlet check valve to the steam or water outlet flange;

"gas turbine" means a turbine that derives its power from the direct combustion of any liquid or gas hydrocarbon fuel;

"guarded", in relation to a fail safe device means the controls and safety devices that safely limit the operation of the equipment that is being guarded to preset parameters, and that will cause an audible or visual alarm, or both, to the operator of the equipment, as the case requires;

"high pressure" or "HP" means a pressure of more than 15 psi (103 kpa);

"high pressure water tube low water volume power plant" means an installation that is comprised of a high pressure water tube low water volume steam plant and one or more steam prime movers, compressors, or refrigeration compressors, equipment and piping;

"high pressure water tube low water volume steam plant" means an installation that is comprised of one or more water tube low water volume boilers, associated pressure vessels, and air compressors, equipment and piping;

"high pressure power plant" means an installation that is comprised of a high pressure steam plant and one or more steam prime movers, compressors, refrigeration compressors, equipment and piping;

"high pressure steam plant" means an installation that is comprised of one or more boilers that are not low water volume boilers, associated pressure vessels, air compressors, equipment and piping;

"high temperature hot water" means water above 250°F (121°C);

"high temperature power plant" means an installation that is comprised of a high temperature water plant and one or more compressors, refrigeration compressors, equipment and piping;

"high temperature water plant" means an installation that is comprised of one or more high temperature hot water boilers, associated pressure vessels, air compressors, equipment and piping;

"hot water" means water at a temperature of 100°F (37.7°C) or greater but less than 212°F (100°C);

"HVAC" means heating, ventilation and air conditioning;

"internal combustion engine" means any reciprocating piston engine that derives its power from the cylinder combustion process of any liquid or gas fuel;

"less than (<)" means less than and inclusive of the base number;

"limited plant operating authority" means the maximum limited plant rating that the specified class of operating engineer, compressor operator, refrigeration operator, or traction operator, as the case may be, may act as the chief operating engineer or chief operator;

"local control", in relation to an installation, means that the operation of the installation is controlled where the installation is located;

"low pressure" or "LP" means a pressure of 15 psi (103 kpa) or less;

"low pressure power plant" means an installation that is comprised of a low pressure steam plant and one or more compressors, refrigeration compressors, equipment and piping;

"low pressure steam plant" means an installation that is comprised of one or more boilers that are not low water volume boilers, associated pressure vessels, air compressors, equipment and piping;

"low pressure water tube low water volume power plant" means an installation that is comprised of a low pressure water tube low water volume steam plant and one or more compressors, refrigeration compressors, equipment and piping;

"low pressure water tube low water volume steam plant" means an installation that is comprised of one or more water tube low water volume boilers, associated pressure vessels, air compressors, equipment and piping;

"low temperature hot water" means water at a temperature of between 212°F (100°C) or greater and up to and including 250°F (121°C);

"low temperature power plant" means an installation that is comprised of a low temperature water plant and one or more compressors, refrigeration compressors equipment and piping;

"low temperature water plant" means an installation that is comprised of one or more low temperature hot water boilers, associated pressure vessels, air compressors, equipment and piping;

"low water volume water tube boiler" means a boiler where, except for tubes or butt welded tube connecting fittings, the components containing steam or water pressure are insulated from the direct heat of combustion and the products of combustion, and the operat-

ing water content is less than 75 imperial gallons if it is high pressure and less than 150 imperial gallons if it is low pressure;

"maintenance" means the inspection, testing, service or repair of a unit, equipment, plant or installation to ensure that it is safe and that it meets the requirements of its design and this Regulation, and "maintain" has a corresponding meaning;

"manual control", in relation to a plant, installation or unit, means that the plant, installation or unit, is started, stopped, restarted or otherwise controlled by the intervention of a person;

"months experience" means 160 hours;

"more than (>)" means more than and exclusive of the base number;

"operating assistant" means an uncertified person in training who assists in the operation of a plant, installation or unit while under the direction and supervision of an operating engineer or operator;

"operating engineer" means a holder of a subsisting certificate of qualification as an operating engineer;

"operating water content", in relation to a steam boiler, means the normal maintained water level or content within a boiler when it is operating at its maximum high fire, stable designed steam flow output and at its designed operating pressure;

"open feed-water heater" means a pressure vessel that may operate at pressures above atmospheric where the steam comes into direct contact with the feedwater;

"operator" means a holder of a subsisting certificate of qualification as an operator;

"owner" means the person to whom or which the plant is registered but does not mean the operating engineers or operators who operate, control or maintain the plant;

"plant" means a low pressure steam plant, low pressure low water volume steam plant, low temperature water plant, high pressure steam plant, high pressure low water volume steam plant, high temperature water plant, low pressure power plant, low pressure low water volume power plant, low temperature power plant, high pressure power plant, high pressure low water volume power plant, high temperature power plant, steam prime mover plant, compressor plant, refrigeration plant, or any combination thereof, a traction plant, portable compressor plant, temporary heating plant or a plant attached to the bottom of a lake or water course, and includes any pipe, fitting, accumulator and other equipment or units attached thereto or used in conjunction therewith;

"plant code" means the designated code applied to the certificate of registration of a plant referred to in Tables 3, 4, 5, 6 and 7 that identifies the energy level range of the plant;

"positive displacement compressor" means a compressor whose compressing action is a result of a piston, screw, rotary vane or rotary lobe;

"power plant" means the total power rating in kilowatts of its registered boilers in combination with any one or more registered steam prime movers, compressors or refrigeration compressors;

"pressure", (psi.), means gauge pressure in pounds per square inch;

"pressure vessel" means any enclosed vessel that contains gas, vapour or liquid, the operating pressure of which may exceed 15 psi (103 kpa);

"prime mover" means a steam engine, steam turbine, gas turbine, internal combustion engine or electric motor;

"PSI gauge pressure" means pressure above normal atmospheric pressure;

"qualifying experience" means the training and practical operating experience obtained during regular work periods in Canada or training and practical experience obtained outside Canada that the chief officer considers equivalent thereto,

- (a) on any boiler, steam prime mover, compressor, refrigeration compressor, or installation in a registered, attended plant under the supervision of the chief operating engineer or chief operator in the plant and, for an operating engineering and a steam traction operator, includes experience operating a boiler, or
- (b) in the boiler room and engine room of a steam-driven ship, or on the boilers of a motor ship, where the power rating of the boilers is equivalent to the power rating of the boilers authorized to the operating engineer classes in Table 2,
- (c) on registered boilers, steam prime movers, compressors and refrigeration compressors that require a maintenance program that is acceptable to the chief officer, where,
 - (i) such training receives preliminary approval from the chief officer, and
 - (ii) such training is performed under the direction and supervision of an authorized operating engineer or operator,

and may include the time spent in performing mechanical maintenance work on registered plant equipment, as long as such maintenance time does not exceed one third of the required practical qualifying time;

"rating" means the registered authorized name plate energy rating of a plant, in kilowatts;

"refrigerant" means a liquid, vapour or gas that is used to extract heat by its expansion or evaporation;

"refrigeration plant" means an installation comprised of one or more refrigeration compressors, prime movers, equipment, pressure vessels and any associated piping;

"remote control", in relation to an installation, means that the operation of the installation is not controlled where the installation is located;

"reset" means the manual resetting of a switch that allows the safety cut out control device to restart a unit or equipment that has been shut down on an alarm condition;

"self contained", with reference to a refrigeration plant, means a refrigeration plant that consists of a manufactured package of equipment, including compressor, condenser, receiver, evaporator and associated controls;

"shift engineer" means an operating engineer who has charge of and operates a plant under the direction and supervision of a chief operating engineer and who has the authority to perform the powers and duties of the chief operating engineer when the chief operating engineer is absent from the plant and, in the case of a plant other than one requiring a fourth class chief operating engineer, the shift engineer shall be no less than one class lower than the required class of chief operating engineer;

"shift operator" means an operator or operating engineer who has charge of and operates a compressor or refrigeration plant under the direction and supervision of a chief operator or a chief operating engineer and who has the authority to perform the powers and duties of the chief operator or the chief operating engineer when the chief operator or the chief operating engineer is absent from the plant and, in the case of a plant other than one requiring a fourth class chief operating engineer or class B refrigeration operator or compressor operator, the shift operator shall be no less than one class lower than the required class of chief operating engineer or operator;

"special permit" means the permit referred to in subsection 31 (4);

"steam engine" means an engine that derives its power from the direct expansion of steam;

"steam plant" means the total power rating in kilowatts of its registered boilers and any registered air compressors required for the steam plant operation;

"steam prime mover plant" means a steam engine or turbine including any pressure vessels, associated equipment and piping that has a rating of more than 7 kW (10 BHP, .26TH) and that is driven by steam,

- (a) from a boiler that is not owned by or under the control of the user of the engine or turbine, or
- (b) from another plant of the user of the engine or turbine;

"steam traction operator" means the operator of a steam powered traction plant;

"steam powered traction plant" means a self propelled or portable stationary steam powered railway locomotive, road vehicle, traction engine, roller, hoisting plant or portable engine with a mechanical horse power rating greater than 3.73 kW (5 BHP, .13TH);

"steam turbine" means a turbine that derives its power from the direct expansion and velocity of steam;

"system water content", in relation to hot water systems, includes all boilers, pressure vessels, distribution piping and fittings and, in relation to steam systems, includes all boilers, economizers, accumulators and associated piping and fittings;

"temporary heating plant" means one or more boilers, with or without compressors, including the associated equipment, pressure vessels and piping that supply heat to a project within the meaning of the *Occupational Health and Safety Act* or to a shaft, tunnel, caisson or coffer dam to which the regulations made under that act apply and that operates at a pressure,

- (a) of not more than 15 psi (103 kpa) and has a total kilowatt rating of more than 1471 kW (150 BHP, 50TH),
- (b) of more than 15 psi (103 kpa) and has a total kilowatt rating of more than 490 kW (50 BHP, 17TH);

"therm-hour" or "TH" means 100,000 British thermal units per hour or 39.3082 brake horse-power (30 kW);

"thermal liquid" means a non-aqueous liquid, the boiling point of which at atmospheric pressure exceeds 212°F (100°C), that may transfer heat in a liquid or vapour state;

"thermal liquid boiler" means an unfired boiler together with any pipe, fitting and other equipment attached to or used with the vessel or system in which steam is generated, or steam or water is heated, by a hot liquid or vapour other than water or steam, and that may be used at greater than atmospheric pressure;

"thermal liquid heater" means a fired pressure vessel or fired pressure containing system, together with any pipe, fitting and other equipment attached to or used with the vessel or system, that may be used at greater than atmospheric pressure,

- (a) to generate or heat a vapour other than steam, or
- (b) to heat a liquid other than water to a temperature less than its boiling point at the pressure within the vessel or system;

"training" means a formal and consistent process that is recorded and that includes technical guidance given to plant employees engaged in the operation, maintenance and service of a plant;

"unattended", in relation to a guarded plant or guarded installation, means that the plant or installation may be operated,

- (a) without the appointment of a chief operating engineer or chief operator, and
- (b) without an operating engineer or operator on shift duty providing supervision;

"unauthorized access" means access to a plant not permitted by the chief operating engineer or chief operator;

"unit" means a single boiler, prime mover, compressor, refrigeration compressor or any energy producer or energy user that is a component of the plant;

"user" includes the person or persons in control of a plant as owner, lessee or otherwise, but does not include the operating engineers or operators who operate, control or maintain the plant;

"vicinity" means,

- (a) in relation to an installation of equipment and units in a registered plant, the area in which an operating engineer or operator can at all times,
 - (i) have safe and timely access to the controls of the installation, and
 - (ii) if the installation is guarded, be alerted by an audible or visual alarm system, or both, as the case requires, acceptable to the chief officer, and
- (b) in relation to a plant, the area that includes every installation that is part of the plant;

"water tube boiler" means any type of boiler that consists of water tubes within which passes the boiler water where the water tubes are heated externally by a combustion process.

(2) A reference to a unit of measurement in imperial units is an exact measurement in that unit, a reference to a measurement in metric units is an approximate equivalent measurement in that unit, and an exact conversion from an imperial unit to a metric unit can be calculated by applying the appropriate conversion factor in Table 1.

(3) For the purposes of this Regulation,

"chief officer" means a director appointed under the Act for the purpose of this Regulation.

General requirement for compliance

2. (1) Every person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(2) In subsection (1), "activity, use of equipment, process or procedure" includes, but is not limited to, design, construction, erection, modification, management, operation, service, maintenance and repair.

Application

3. (1) This Regulation applies to the operation of all registered plants.

(2) This Regulation does not apply to,

- (a) a person who performs work in connection with a plant other than the actual operation of it;
- (b) a person, other than an operating engineer or operator, engaged in installing, testing or repairing a plant;
- (c) a plant that is subject to inspection by the Canadian Transport Commission or the National Energy Board;
- (d) a boiler used in connection with an open-type hot water heating system having no intervening valves between the boiler and any direct vent, preventing any pressure build up above atmospheric pressure;
- (e) a high or low pressure steam plant or power plant or a high or low temperature water or power plant while used in connection with any growing operation, except a growing operation being carried on in a greenhouse where a person, other than the user of the plant or his or her immediate family, is employed or works in connection with the growing operation;
- (f) a boiler or an installation comprised of more than one boiler, where the boiler contains hot water at a temperature of less than 212°F (100°C);
- (g) a thermal liquid heater;
- (h) a compressor or refrigeration compressor that operates at a pressure of 15 psi (103 kPa) or less;
- (i) a non-refrigeration compressor of the centrifugal, turbine, screw, rotary vane and rotary lobe type;
- (j) a compressor situated in a remote area to which a person does not normally have access and that is controlled automatically or by remote manual control; or
- (k) a mobile off shore plant.

(3) On the day this Regulation comes into force, it applies to all existing registrations or certificates of persons and things, including plants, equipment, installations and operations, except as indicated in the following chart:

Section	Item	Maximum Compliance Time Allowance as from Date of Regulation	Final Date for Compliance
39	Low water volume boilers	3 years	
Table 3	Low water volume boilers without economizer or accumulators power rating	Existing non-attended plants as of (date of regulation)	Exempt
40	Requirements (1)	3 years	
	(2)	New only	2001
46	Procedure manual	1 year	
41	Boiler water conditioning	1 year	
4	Replacement of existing plant registration Authority	3 years Upon plant inspection	
Table 7	Traction operator	1 year	
Table 8	Practical qualifying time 4th Class	Within 4 months of this Regulation	
Table 5	Refrigeration operators holding a Compressor Operator Certificate which has lapsed by the use of the Refrigeration Certificate for Compressor Operation	Must renew Compressor Operator Certificate within 6 months of this Regulation	

Section	Item	Maximum Compliance Time Allowance as from Date of Regulation	Final Date for Compliance
Table 5	Refrigeration operators cannot operate a compressor plant unless holding a Compressor Operators Certificate as of date of this Regulation	May continue to operate that specific plant	Upon moving to another compressor plant
Table 6	Unattended allowance for >100 BHP <200 BHP for Plant Code R11	Upon approved application following an inspection	

PLANT REGISTRATION

Plant registration

4. (1) No person shall use or operate a plant or cause a plant to be used or operated unless it is registered.

(2) Unless determined otherwise by the chief officer, two or more plants of a user that are located on the same premises shall be registered as one plant.

Issue of certificate

5. Upon receiving an application from a user of a plant in the form published by the designated administrative authority and payment of the fee set by the authority, the chief officer shall issue a certificate of registration for the plant to the user.

Contents of a plant certificate of registration

6. (1) A certificate of registration for a plant shall state,

- (a) the name of the plant user or users;
- (b) the name of the plant or the name the plant goes by;
- (c) the location of the plant;
- (d) the registration number;
- (e) the type of plant;
- (f) the number of units, type, rating and code of,
 - (i) boilers,
 - (ii) steam prime movers,
 - (iii) compressors,
 - (iv) refrigeration compressors,
 - (v) total plant rating;
- (g) economizers and accumulators recorded in low water volume boiler plants;
- (h) the units sealed;
- (i) dual controls;
- (j) registered equipment operations limiting interlocks;
- (k) tubes blocked to reduce boiler power rating;
- (l) burner input reduced to reduce boiler power rating;
- (m) maximum safety valves settings for each pressure type;
- (n) maximum water temperature in hot water heating plants;
- (o) required maintenance programs;
- (p) level of operating staff and attendance required by,
 - (i) chief operating engineer or operator,
 - (ii) shift operating engineer or operator,
 - (iii) assistant shift operating engineer or operator.

(2) A certificate of registration for a traction plant shall state,

- (a) the name of the owner;

(b) the registered address of the plant;

(c) the registration number;

(d) the name of the manufacturer;

(e) the type of traction plant;

(f) the power rating; and

(g) the safety valve setting.

Display of a plant certificate of registration

7. The user of a plant shall conspicuously display the certificate of registration for the plant in the office of the chief operating engineer or chief operator, the control room, boiler room, engine room or compressor room and on a visible inboard location or, where the traction plant is of a size which makes display of the certificate of registration impractical, the traction plant operator shall keep the certificate of registration in his or her possession at all times.

Changes to a plant registration

8. (1) Where the setting of a safety valve or rating of a registered plant is to be changed, the user of the plant shall notify the chief officer, in writing, within 15 days prior to the change and provide full particulars of the change.

(2) Where the change is sufficient to change the classes of operating engineers or operators required for the plant or the power ratings set out in the certificate of registration, the user shall return the certificate, together with an application for a new registration and the fee set by the designated administrative authority, whereupon a new certificate of registration for the plant shall be issued.

POWER RATINGS

Rating of prime movers

9. (1) The power rating of a prime mover in kilowatts is the maximum brake horsepower, as determined by its manufacturer name plate data for its normal continuous operation.

(2) The power rating of steam reciprocating engines not having a brake horsepower rating shall be taken as indicated horsepower calculated as $P.L.A.N./3300 \times 2$.

(3) Where the power rating of an engine cannot be determined, the chief officer may establish the power rating of the engine in kilowatts in accordance with generally accepted engineering principles.

Rating of plants and units

10. (1) For the rating of plants, the power rating in kilowatts,

- (a) of a steam or water plant, other than a low water volume water tube steam plant, is the total power rating in kilowatts of its registered boilers and air compressors that are required for the steam or water plant, excluding any water tube low water volume boilers;
- (b) of a power plant, other than a low water volume water tube power plant, is the total power rating in kilowatts of its registered boilers, steam prime movers, compressors and refrigeration compressors, excluding any water tube low water volume boilers;
- (c) of a low water volume water tube steam plant is the total power rating in kilowatts of its registered boilers and air compressors that are required for the steam plant;

- (d) of a low water volume water tube power plant is the total power rating in kilowatts of its registered boilers, steam prime movers, compressors and refrigeration compressors;
- (e) of a steam prime mover and traction plant is the total power rating in kilowatts of its registered steam prime movers;
- (f) of a compressor plant is the total power rating in kilowatts of its registered compressors that are not used for refrigeration;
- (g) of a refrigeration plant is the total power rating in kilowatts of its registered refrigeration compressors; and
- (h) of a configuration that is any combination of plants referred to in clauses (a) to (g).

(2) With respect to a configuration mentioned in clause (1) (b), the water tube low water volume boiler power rating shall be separate from the registered power rating of boilers that are not water tube low water volume boilers.

(3) For the rating of units, the power rating,

- (a) of a boiler is the maximum output in kilowatts, as stated on the name plate of the boiler;
- (b) of a steam engine, steam turbine or traction plant is the maximum power rating defined in kilowatts during continuous operation of the engine or turbine as stated on the name plate of the engine, turbine or traction plant;
- (c) of a compressor is the maximum power rating defined in kilowatts of the prime mover driving the compressor;
- (d) of a refrigeration compressor is the maximum power rating defined in kilowatts of the prime mover driving the compressor; and
- (e) of an electric motor is the maximum power rating defined in kilowatts during continuous operation of the motor as defined from the horsepower rating on the name plate of the motor.

(4) The power rating of driven units from which a power plant provides an external energy or utility source and that is driven by an authorized steam prime mover is defined in kilowatts of the steam prime mover.

Rating of plants, exceptions

11. (1) Where a plant is not a plant described in subsection 10 (1), its power rating in kilowatts shall be determined by the chief officer in accordance with generally accepted engineering principles.

(2) Where two or more plants of a user are located on the same premises and are registered as a plant, the power rating in kilowatts of the registered plant is the total of the power ratings in kilowatts of the plants.

(3) For the purpose of calculating the rating of a plant in kilowatts, low water volume boilers shall not be combined with other boilers in the plant that are not low water volume boilers.

Reduction of the power rating of a plant

12. (1) Where a user intends to reduce the power rating of a plant, the user shall notify the chief officer of the intention to have the rating reduced.

(2) The power rating of a plant may be reduced by the isolation of a boiler, prime mover, compressor, refrigeration plant or by any other reasonable means and, where the power rating is so reduced, an inspector shall affix a seal or seals to the reduced unit or any part of the plant in such a manner that no increase to the new power rating of the plant may be made without removing the seal.

(3) Where the output of a boiler is permanently reduced by the welding of blanking plates to the tubes, an inspector is not required to affix a seal to the boiler as required under subsection (2).

(4) A reduction in the fuel supply to a burner shall be made by an approved method that allows for a seal attachment.

(5) The user shall pay the fees set by the designated administrative authority for the affixing or removal of a seal.

(6) No person shall operate a boiler, prime mover, compressor or refrigeration compressor unless the power rating of all units is included in the total power rating of the plant.

Information required by chief officer

13. The chief officer may, for the purposes of the Act and this Regulation, require a user or the manufacturer of a boiler, prime mover, compressor or refrigeration compressor,

- (a) to furnish information with respect to any of them; or
- (b) to perform tests to establish the safety, capacity or power rating of any of them.

PLANT STAFFING

Plant staffing

14. (1) In addition to the requirements set out in Tables 2, 3, 4, 5, 6 and 7, the owner or user, as the case requires, of a plant shall,

- (a) employ and designate an operating engineer or operator having the qualifications required of a chief operating engineer or chief operator of the plant, as the case requires;
- (b) provide a copy of the appointment of the plant's chief operating engineer or chief operator, to the chief officer, and upon request, to an inspector upon an inspection, and inform the chief officer, of any change of such appointment; and
- (c) provide the chief operating engineer or chief operator of the plant with the means necessary to ensure that the plant is safely managed, operated and maintained in accordance with the Act and this Regulation.

(2) No owner or user of a plant shall employ or designate more than one chief operating engineer or chief operator, as the case requires, for the plant.

(3) No operating engineer or operator shall be the chief operating engineer, chief operator, shift engineer or shift operator of more than one plant at any one time unless such plants are part of a common installation or are on one property.

(4) An owner or user of a plant shall employ a sufficient number of qualified operating engineers or operators, or both, to operate the plant and its installations in accordance with the Act and this Regulation consistent with the plant's size and equipment and such additional number of operating engineers or operators as may be required to ensure the safe operation of the plant.

(5) The chief operating engineer or chief operator of the plant shall ensure,

- (a) that a qualified operating engineer or operator is on duty as the shift engineer or shift operator of the plant at any time any unit in the plant is operating; and
- (b) that a qualified operating engineer or operator is on shift to operate the plant and is providing the required supervision for each installation or group of installations that is operating.

(6) In any type of power plant, the senior class of certification for an operating engineer required in Table 2 for any component of the total registered plant shall be considered the class of the chief operating engineer.

(7) Subject to subsection (8), no person other than a qualified operating engineer or operator shall be permitted to reset any control device in a registered plant.

(8) In the case of the fourth class guarded plant referred to in Table 3 (B18 & B30), the chief operating engineer may direct, verbally or in writing, a person other than a qualified operating engineer or operator to reset a safety device but such a direction does not permit more than one attempt to restart before calling for assistance from a call list acceptable to the chief operating engineer.

Chief operating engineer and chief operator

15. (1) A chief operating engineer or a chief operator, as the case may be, shall,

- (a) take all measures necessary to manage, operate and maintain a plant in a safe condition and shall notify the owner or user of the measures taken;
- (b) maintain discipline among the persons employed in the plant who are under his or her control or supervision;
- (c) be available to accept from the owner or user authority to hire, dismiss, promote or demote any employee in the plant under his or her control or supervision;
- (d) direct, supervise and train shift engineers, shift operators and operating assistants, as the case may be, in their work duties and responsibilities for the safe operation and maintenance of the plant;
- (e) alone authorize, approve and be responsible for all maintenance, repairs or work performed within the plant or in connection with associated equipment;
- (f) ensure that an accurate record of matters that may affect the safe management, operation and maintenance of the plant is made and maintained at all times;
- (g) be on day work; and
- (h) not be the day shift engineer if the person holds the position of chief operating engineer in a first or second class plant as set out in Table 2.

(2) When the chief operating engineer or chief operator is absent from the plant, the owner or user shall ensure that the person acting in replacement of that person is an operating engineer or operator who holds a class of certification not less than one class lower than that required to operate the plant and the person acting in replacement shall perform the same functions and have the same work schedule as the person replaced.

(3) Despite subsection (2), an alternative arrangement may be made for replacing the absent person as long as that arrangement is consistent with the safe operation of the plant.

(4) The holder of an operating engineer certificate of qualification who has received documented training specific to the equipment of the fuel, air delivery and associated combustion systems may service and maintain such equipment but shall not engage in the installation or alteration from the original design and set-up at and related to the registered plant under Ontario Regulation 220/01 (Boilers and Pressure Vessels).

(5) In this section,

“day work” means work done between 6 a.m. and 6 p.m. on a Monday, Tuesday, Wednesday, Thursday or Friday during the management hours of the plant’s host facility.

Shift engineer and shift operator

16. A shift engineer or shift operator,

- (a) shall, under the direction and supervision of the chief operating engineer or chief operator, as the case may be,
 - (i) be responsible for the safe operation and maintenance of the plant, including the logbooks in accordance with section 37,

- (ii) supervise other employees on their shift who are under his or her control; and

- (b) may, subject to section 23, perform maintenance and operational work on the premises on which the plant is situated.

Operating assistant

17. A person who is obtaining training and qualifying experience for his or her initial certificate of qualification as an operating engineer or operator may not perform work in connection with the actual operation of a plant except under the direction and supervision of an operating engineer or operator and shall not take the place of an operating engineer or operator unless otherwise approved.

Other operators

18. Where a low pressure power plant or high pressure power plant has a compressor or a refrigeration compressor, the user of the plant may employ one or more compressor operators for the compressors and one or more refrigeration operators for the refrigeration compressors in addition to the operating engineers required for the plant.

Absence from plant

19. Where an operating engineer or operator is absent from the plant, the chief operating engineer or chief operator may appoint an operating engineer or operator with acceptable plant knowledge and experience holding a certificate of qualification not less than one class lower than that of the operating engineer or operator who is absent, and that person may, during such absence, operate the plant for not more than 30 working days per year.

Requirements in case of absences

20. (1) Except as otherwise provided in section 21, 23 or 24 or under the *Occupational Health and Safety Act*, an operating engineer or operator who is on duty at a plant shall not leave his or her duty unless the plant or installation for which he or she is responsible is safely shut down and secured.

(2) Every operating engineer or operator of a plant shall make every reasonable effort in the circumstances to give immediate notice to his or her chief operating engineer, chief operator or immediate supervisor if they know that they,

- (a) will be absent from their duties; or
- (b) are unable to commence or continue their duties.

Temporary absences

21. (1) While a plant is in operation, an operating engineer or an operator qualified to be in charge of the plant shall be present in the boiler room, engine room or compressor room, as the case may be, or, where the plant is not enclosed, in their immediate vicinity, unless,

- (a) an operating engineer or an operator holding a certificate of qualification that is not less than one class lower is present during his or her absence; or
- (b) his or her absence is authorized under section 23 or 24.

(2) In the case of an absence under subsection (1), the operating engineer or operator shall be satisfied that the plant is operating safely at the time he or she leaves it.

Temporary staff operating allowance

22. Where the chief officer is satisfied that the user of a plant has made every effort to acquire the services of a chief operating engineer, chief operator, shift engineer or shift operator but without success, he or she may, in writing, authorize the user to appoint a temporary chief operating engineer, chief operator, shift engineer or shift operator, as the case may be, to operate the plant for a specified period as long as the person who is appointed holds a certificate of qualification one class lower than that stated on the plant’s certificate of registration or is an operating engineer or operator in training who can safely operate the plant.

Absences from guarded attended plants

23. (1) Where a guarded plant complies with the requirements of section 39, 40 or 43, as the case requires, and the protective devices are functioning properly, the operating engineer or operator in charge of the guarded plant may be absent from the plant to perform maintenance work and work related to the user's utility systems on the premises on which the plant is located with the permission of,

- (a) the chief operating engineer or chief operator; or
- (b) the plant user, where the guarded plant has one operating engineer or operator in charge.

(2) Despite subsection (1), an operating engineer or operator in charge may not be absent under that subsection unless the plant is inspected and operating conditions at the plant are recorded, as may be required by the chief operating engineer or operator during the attended period, in order to ensure the safe operation of the plant.

Staffing guarded plants

24. (1) First class plants shall not be guarded plants but may have guarded units.

(2) Where the user of a guarded plant complies with the requirements of section 39, 43 or 45, as the case requires, and the protective devices are functioning properly, whether the plant operates 24 hours a day or less, the user shall have one operating engineer, compressor operator or refrigeration operator, as the case may be, in accordance with Tables 2, 3, 4, 5 and 6.

(3) The user of a plant in which any of the following parts are installed shall ensure that, when any one of them is operated, no other part of the plant is operated unless a certified operating engineer or operator, as required by the certificate of registration for the plant, is in attendance:

- 1. A guarded boiler for low pressure steam or low temperature hot water.
- 2. A guarded boiler for high pressure steam or high temperature hot water.
- 3. A guarded steam prime mover.
- 4. A guarded compressor.
- 5. A guarded refrigeration compressor.

(4) Subsection (3) applies only to the guarded parts mentioned in it that are at least of the size prescribed in Table 2, 3, 4, 5 or 6.

(5) When the operating engineer or operator is absent from the guarded plant during permitted periods, access to it must be controlled and secure to prevent unauthorized access and must be signed to this effect at all entrances.

Staffing, plant power rating increase

25. Where an operating engineer or operator has operated a plant in compliance with the Act and this Regulation or the *Operating Engineers Act* and Regulation 904 of the Revised Regulations of Ontario, 1990, continuously for three consecutive years immediately before an increase in the power rating of the plant that results in the operating engineer or operator no longer being qualified to operate the plant, he or she may continue to operate the plant for such period and under such terms and conditions as the chief officer may decide, and the chief officer shall notify the operating engineer or operator in writing of the terms and conditions.

CERTIFICATES OF QUALIFICATION FOR
OPERATING ENGINEERS AND OPERATORS

Issuing of certificate of qualification

26. (1) The chief officer shall issue a certificate of qualification to any person who,

- (a) provides proof satisfactory to the chief officer of having the experience required in Table 8 in accordance with the conditions and requirements set out in that Table;
- (b) passes an examination conducted by the chief officer or furnishes evidence that he or she has successfully completed a course of training approved by the chief officer; and
- (c) pays the fee set by the designated administrative authority.

(2) No certificate of qualification shall be issued to a person unless,

- (a) the person applies to the chief officer in the form published by the designated administrative authority; and
- (b) the person fulfills the requirements referred to in subsection (1).

(3) Where a certificate of qualification has not been renewed within one year of the date of its expiry, the certificate of qualification shall not be renewed until the chief officer is satisfied that the applicant is capable of performing the duties of an operating engineer or operator, all past fees retroactive to the last expiry date are paid and the fee set by the designated administrative authority for a renewal has been paid.

(4) A person holding a subsisting certificate of qualification shall notify the chief officer in writing within 15 days of a change of address.

(5) The chief officer shall,

- (a) if satisfied that a person's certificate of qualification has been lost or destroyed, issue a duplicate certificate to the person on payment of the fee set by the designated administrative authority;
- (b) if the name of a person holding a certificate of qualification has been changed, reissue a certificate to the person in the new name.

Term of certificate

27. Every certificate of qualification shall be for the period stated in it.

Posting of certificate

28. (1) Every operating engineer or operator shall display conspicuously his or her certificate of qualification in the control room, boiler room, engine room or compressor room of the plant in which he or she works.

(2) A steam traction operator shall have his or her certificate of qualification available for inspection at any time while operating the plant.

Equivalent certificates

29. (1) The chief officer shall, upon payment of the fee set by the designated administrative authority, issue a certificate of qualification to every person who applies for it if the person holds an equivalent subsisting certificate of qualification issued by another province or territory of Canada that qualifies the person to perform the work or duties of an operating engineer or operator in that province or territory.

(2) A certificate of qualification issued under subsection (1) shall be of a class that authorizes the holder to perform the work and duties, on the basis of the requirements in Table 8, that the holder is qualified to perform in Ontario.

Prohibitions

30. (1) No person other than an operating engineer who holds a certificate of qualification shall perform the work and duties of an operating engineer.

(2) No person other than an operator who holds a certificate of qualification shall perform the work and duties of an operator.

(3) No person shall employ,

(a) a person who is not an operating engineer or operator to perform the work and duties of an operating engineer or operator, as the case may be; or

(b) an operating engineer or operator to operate a plant that he or she is not qualified to operate.

(4) No operating engineer or operator shall perform any work or duties of an operating engineer or operator that he or she is not qualified to perform.

Classes of operating engineers and operators

31. (1) Operating engineers shall be classified as fourth, third, second or first class.

(2) Operators shall be classified as follows:

1. Compressor operator.

2. Refrigeration operator (Class A or B).

3. Steam traction operator.

(3) An application for a certificate of qualification shall meet the applicable requirements set out in Table 8 and qualifying experience shall include the operation of boilers for operating engineers and steam traction operators.

(4) Upon application by the owner or use of a registered plant, the chief officer may issue a special permit to allow a person without a certificate of qualification to perform the duties of a fourth class operating engineer, compressor operator or class B refrigeration operator if it is in the interest of public safety to do so.

School training courses

32. Where an applicant for a certificate of qualification has successfully completed an approved course of training, such portion of the time spent by the applicant in completing the course of training that the chief officer approves may be included in the calculation of qualifying experience under Table 8.

Testimonial of plant practical experience

33. An application for a certificate of qualification shall be accompanied by a Testimonial of Qualifying Experience in the form published by the designated administrative authority or a photocopy thereof.

Re-examination

34. (1) Subject to subsection (2), an applicant for a certificate of qualification who fails to pass an examination required by the chief officer may, on payment of the fee set by the designated administrative authority, take the examination again at the place, date and time set by the chief officer.

(2) The chief officer shall not schedule a re-examination within the 60-day period that follows the date of the examination failed by the applicant.

Evidence of age

35. (1) Where evidence of age is required under this Regulation, an applicant for a certificate of qualification shall furnish his or her birth certificate.

(2) Where the chief officer is satisfied that it is not practicable for the applicant to furnish his or her birth certificate, the chief officer may accept either one item of Class A evidence of birth or two items of Class B evidence of birth, as these expressions are defined in sections 8 and 10 of Regulation 1094 of the Revised Regulations of Ontario, 1990.

Portable and temporary plants

36. A person holding a certificate of qualification as an operating engineer in any class is qualified to operate a portable compressor plant, a temporary heating plant or a portable boiler or a device for melting ice or snow.

Log, registered plants

37. (1) Every user of a plant shall keep in the plant a log in the form of a book or electronic log.

(2) Subject to subsections (3) and (4), the logbook shall be bound and constructed so that the pages are numbered and cannot be removed and shall be large enough to accommodate all the required entries.

(3) Where a user keeps an electronic log, the user shall ensure that a dated paper print-out of the log is created at the end of each shift, is entered into the logbook and signed by the chief operating engineer or chief operator the next business day.

(4) An electronic log shall include information relating to equipment used, information produced, form produced, back up ability, ambient operating limits, and authorized pass code entry by only the chief engineer, chief operator, shift engineer or shift operator, and shall be kept so that any substations have read-only ability.

(5) The names of the chief operating engineer, chief operator, relief chiefs, shift engineers and shift operators and their sample signatures shall be entered on the logbook's signature page.

(6) No person except the chief operating engineer, chief operator, a shift engineer or a shift operator may make an entry in or sign the logbook.

(7) Standing orders that are to be routinely followed shall be clearly documented in a location that is known and available to the persons to whom they apply and supplementary logs shall be registered in the log.

(8) Shift entries to the log shall include,

(a) the date, the shift and the times at which the shift begins and ends;

(b) the names of all shift engineers, shift operators, assistant shift engineers, assistant shift operators, other staff and operating assistants or trainees on a shift and their periods of duty on the shift;

(c) any instructions for the shift operation or for staff, along with the name of the person giving the instructions;

(d) any change from normal operating procedure and the time of such change;

(e) any unusual or abnormal conditions observed in the plant and the time they were observed;

(f) the starting or stopping times of primary equipment not recorded in other logs;

(g) documentation of any repairs or maintenance, including that required under subsection 39 (9), to any part of the plant, the times the repair or maintenance took place, if they were completed and who attended at the repair or maintenance;

(h) any malfunction of any item or equipment, the time of the occurrence and any remedial action taken to correct the malfunction;

(i) any work performed by plant operating personnel outside the plant, the time spent and who attended at the work;

(j) the entry of any unauthorized person to the plant, together with the purpose of the entry and the time of entry and leaving;

- (k) primary shift functions, including the times of at least the following functions:
 - (i) boiler blow down,
 - (ii) water column blow down,
 - (iii) controls tests,
 - (iv) safety valve tests,
 - (v) sootblower operation, and
 - (vi) water sampling and chemical treatment.

(9) All logbook entries shall be in ink and any corrections shall not be erased but crossed out, corrected and initialled.

(10) No person shall deface, damage, destroy or, without the permission of the owner or user, remove the logbook from the plant.

(11) The chief operating engineer or chief operator shall read and sign the log at least once each business day.

(12) The user shall ensure that the logbook is kept accessible in the plant for at least three years after the last entry is made and shall produce the logbook for examination upon the request of an inspector and, where an electronic log is kept by the user, the user shall retain the electronic log or hard copies for at least three years.

Traction plant log

38. (1) Every owner or user of a traction plant shall provide a log in the form of a book, which shall remain on board the traction plant or in possession of the operator during the operation of the plant.

(2) The logbook shall be bound and constructed so that the pages are numbered and cannot be removed and large enough to accommodate all the required entries.

(3) The traction log shall include,

- (a) an operating log that indicates the date and time of operation, the location of operation and the name and certificate number of the traction operator; and
- (b) a maintenance log that indicates the maintenance and repairs carried out at the plant and the dates of fit out, lay up, water side washout, an insurance inspection and an inspection by the designated administrative authority.

(4) No person other than a certified traction operator may make an entry in or sign the logbook.

(5) All logbook entries shall be in ink and any corrections shall not be erased but crossed out, corrected and initialled.

(6) No person shall deface, damage, destroy or, without the permission of the user or owner, remove the logbook from the plant or cause it to be unavailable for viewing.

(7) The user or owner shall ensure that the logbook is retained for at least three years after the last entry made and shall produce the logbook for examination upon the request of an inspector.

SAFETY DEVICES

Fail safe devices

39. (1) The user of a boiler in a guarded high pressure steam or power plant, a guarded low pressure steam or power plant, a guarded high temperature water or power plant, a guarded high or low pressure low water volume steam or power plant, a guarded low temperature water or power plant shall provide the boiler with fail-safe devices, including,

- (a) a high pressure limiting device on the steam boiler or a high temperature limiting device on the hot water boiler, separate

from any other device that controls the pressure or temperature, as the case may be;

- (b) a low water level limiting device separate from any other device that controls the feedwater supply to the steam boiler;
- (c) a high water level limiting device separate from any other device that controls the feedwater supply to the steam boiler; and
- (d) a pre-purge and flame failure device that will automatically prevent the supply of fuel to the boiler when an abnormal condition occurs during the boiler's operation.

(2) The user of a steam engine or turbine in a guarded steam-powered plant shall provide the engine or turbine with a device to automatically cut off the supply of steam when the engine or turbine exceeds its maximum safe speed and other safety devices as necessary in the interests of safe operation.

(3) The user of a compressor in a guarded compressor plant shall provide the compressor with protective devices that will automatically prevent the supply of energy to the prime mover of the compressor when an abnormal condition occurs during the compressor's operation, including,

- (a) a high pressure limiting device in the compressor discharge line;
- (b) a high temperature limiting device in the compressor discharge line;
- (c) a high temperature limiting device in the cooling-water discharge line; and
- (d) a low pressure limiting device in the lubricating oil system.

(4) The user of a compressor in a guarded refrigeration plant shall provide the compressor with protective devices that will automatically prevent the supply of energy to the prime mover of the compressor when an abnormal condition occurs during the compressor's operation, including,

- (a) a high pressure limiting device in the compressor discharge line;
- (b) a high liquid level limiting device on the evaporator or the suction drum of the compressor or, in absence of a flooded evaporator, a device or assembly that will provide equal compressor protection from the liquid refrigerant and or leakage of secondary coolant liquid;
- (c) for Group B2 refrigerants, a high temperature limiting device in the cooling-water discharge line or high oil temperature limiting device; and
- (d) for Group A1, A2 refrigerants, a low flow limiting device in the compressor and condenser coolant circuit if cooled by liquid;
- (e) a low pressure limiting device in the lubricating oil system.

(5) Subject to subsection (6), the user of a guarded plant referred to in sections 23 and 24 shall provide the plant with an audible and visual alarm system that will,

- (a) ensure that the operating engineer or operator is warned when any abnormal or unsafe condition for which a protective device is prescribed in subsections (1) to (4) occurs; and
- (b) extend to any part of the premises on which the plant is situated and in which the operating engineer or operator may be present while in charge of the plant.

(6) Where the alarm system is not under local control, the user shall ensure that the alarm system actuates an electronic paging device.

(7) Each protective device prescribed in subsections (1) to (5) shall.

- (a) not be capable of automatically restarting the plant; and
- (b) maintain the visual warning until the abnormal or unsafe condition is rectified.

(8) The operating engineer or operator in charge of a guarded boiler, guarded steam prime mover, guarded compressor or guarded refrigeration compressor, as the case may be, shall ensure that the safety valves and other fittings, prescribed in Ontario Regulation 220/01 (Boilers and Pressure Vessels) are in safe working condition.

(9) The user of a guarded plant shall ensure that all fail safe protective devices are independent of other control systems, are hard wired, regularly tested under operating conditions and calibrated as required, and that the results of the tests are logged.

Gauge glass safety devices

40. (1) A tubular gauge glass shall be shielded with a glass or plastic guard that shields the front and sides of the glass so as to prevent injury to any person in the event of the gauge glass breaking.

(2) Tubular gauge glass shut-off valves shall be equipped with stainless steel ball checks as a component of the valve's construction.

Boiler water conditioning

41. A registered boiler shall be provided with water conditioning services that meet the analysis and treatment recommendations of the boiler's manufacturer and that are provided by the plant operating staff or contractor based on a scheduled procedure that is logged.

Unattended plants

42. (1) A user of a guarded installation under section 39 or 45 that is to be operated unattended shall ensure that the operating engineer, operator or other person in charge of the installation is instructed,

- (a) not to start the installation if a control, device or system required for it under those sections, as the case requires, is not functioning properly;
- (b) to bring the installation to a safe stop immediately if the installation is operating when it is discovered that a control, device or system required under those sections, as the case requires, has ceased to function properly; or
- (c) to restrict access to the unattended plant and to provide signs to this effect at all entrances.

(2) A person operating an installation that is unattended under section 39 or 45 shall comply with clauses (1) (a) and (b).

(3) If a refrigerant leak from an installation is indicated by the system required by subsection 45 (4), the user or the person in charge of the installation shall warn any person who may be endangered by the leakage, take immediate steps to stop it and such steps as are necessary in the circumstances to ensure public safety.

(4) Despite subsections (1) and (2), if a control, device or system required under sections 39 and 45 for an installation ceases to function properly or if a refrigerant leak is indicated by a system required for an installation under section 45, the installation may be operated if the user ensures that,

- (a) the control, device or system can be repaired or replaced immediately, and the user takes immediate action to repair or replace it and has the installation attended constantly until such repair or replacement is made by a person competent to do so; and

- (b) an operating engineer or operator of a class who is qualified to operate the installation is in constant attendance at the installation and determines that the installation can be safely operated.

OPERATION OF VARIOUS BOILERS

Dual control boiler

43. (1) Where a plant is comprised of a dual control boiler and the power rating of the boiler is not more than 1471 kW (150 BHP, 50TH) and the dual control boiler is to be operated at a pressure of less than 15 psi (103 kpa), an operating engineer is not required to be in attendance at the plant if the plant meets the requirements of section 39 and is equipped with,

- (a) a hard wired low pressure control device that restricts the operating pressure of the dual control boiler to 15 psi (103 kpa); and
- (b) the protective devices required by section 39, so long as the high-pressure limiting device or the high temperature limiting device referred to in section 39 is set for low pressure or temperature operation.

(2) The results obtained from the pressure recording device attached to the dual control boiler shall be retained for a period of 12 months and shall be available to an inspector at all times.

(3) All protective and control devices described in subsection (1) shall be approved by the chief officer.

Thermal liquid boiler

44. Thermal liquid boilers shall be operated in accordance with the requirements for steam boilers set out in Tables 2 and 3.

Refrigeration plant installation requirements

45. (1) A guarded refrigeration plant or installation that is to be operated as set out in Table 6 shall be equipped with the system devices and controls referred to in sections 39 and 42, as the case requires.

(2) A refrigeration installation referred to in subsection (1) shall be equipped with,

- (a) an audible, visible alarm or remote pager system that, if any potentially unsafe condition is indicated by a protective device,
 - (i) gives a warning to the operating engineer, operator or other person who is located in the plant and is in charge of the installation, and
 - (ii) continues to give a warning until the potentially unsafe condition is rectified or the installation is safely shut down;
- (b) an automatic control system that controls the installation when the operating engineer, operator or other person in charge of the installation leaves the controls of the installation;
- (c) protective devices and controls, including pressure relief devices, required by Ontario Regulation 220/01 (Boilers and Pressure Vessels);
- (d) fail-safe devices required by section 39 that shall, if a potentially unsafe condition occurs, interrupt the supply of energy to the prime movers of the refrigerant compressor and prevent the installation from restarting under automatic control or under remote control; and
- (e) such other devices as are necessary to allow the installation to be operated safely.

(3) A refrigeration installation referred to in subsection (1) that is located in a machinery room, as defined by CAN/CSA-B52, shall be equipped with a gas detector system that will activate the alarm system required by clause (2) (a) and start a mechanical ventilation system if there is a leak of refrigerant causing the airborne concentration

of refrigerant to rise above the level value as defined by CAN/CSA-B52.

(4) A refrigeration installation referred to in subsection (1) shall comply with CAN/CSA-B52 and shall be installed and operated so as to ensure public safety.

Procedure manual

46. Every owner of a plant shall keep on the premises of the plant an up-to-date, detailed operating procedures manual designed by or acceptable to the chief operating engineer or chief operator of the plant that sets out the procedures relating to training and the operation of all equipment and systems of the plant and all emergency procedures.

Reporting accidents

47. The user shall notify the chief officer, by telephone or other direct means, as soon as is practicable of any accident, injury or death, but no more than eight hours after the accident, injury or death, as the case may be, and shall within 48 hours after the accident, injury or death, send the chief officer a written report of the occurrence where,

- (a) a person is seriously injured or killed from any cause; or
- (b) an accident occurs involving property damage.

Certificates not transferable

48. A certificate of registration or certificate of qualification is not transferable.

49. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

TABLE 1
CONVERSION FACTORS

	<u>To Convert</u>	<u>Multiply By</u>	<u>To Obtain</u>
PRESSURE	Kilopascals (kPa)	0.145	lb/sq.in. (psi)
	lb/sq.in. (psi)	6.895	Kilopascals (kPa)
POWER	Therm	100 000.0	British thermal units (Btu)
	Therm/hour	29.307	Kilowatts (kW)
	Kilowatt	0.03412	Therm/hour (TH)
	BTU/HR to kW	.00029287	Kilowatts (kW)
	Boiler horsepower	9.8095	Kilowatts (kW)
	Kilowatt	0.10194	Boiler horsepower (bhp)
	Brake horsepower	0.7457	Kilowatts (kW)
	Kilowatt	1.3410	Brake horsepower (BHP)
VOLUME	Litres (L)	0.2200	Imperial gallons (IG)
	Imperial gallons (IG)	4.5461	Litres (L)
MASS	Kilograms (kg)	2.2046	Pounds (lb)
	Pounds (lb)	0.4536	Kilograms (kg)
TEMPERATURE	Degrees Fahrenheit (°F - 32) ÷ 1.8 = Degrees Celsius (°C)		
	Degrees Celsius (°C × 1.8) + 32 = Degrees Fahrenheit (°F)		

TABLE 2
CHIEF OPERATING ENGINEERS AND CHIEF OPERATORS
CERTIFICATE OF QUALIFICATION
LIMITED PLANT OPERATING AUTHORITY

A	OPERATING ENGINEERS							
	4th CLASS		3rd CLASS		2nd CLASS		1st CLASS	
	Limited combined Plant rating (L.V. & H.W. boilers excluded)		Limited Boiler & Refrigeration Plant (L.V. & H.W. boilers excluded)		Limited boiler Plant rating Unlimited Prime Mover Plant Rating		Unlimited combined Plant rating	
	<4856 kW - LP	<2403 kW - HP	<12368 kW - LP <12517 (See Refrigeration)	<4521 kW - HP <4670 (See Refrigeration)	Unlimited kW - LP	<11771 kW -HP	Unlimited kW - LP	Unlimited kW - HP
B	STEAM BOILERS		STEAM BOILERS		STEAM BOILERS		STEAM BOILERS	
	LP	HP	LP	HP	LP	HP	LP	HP
	>1471kW (150 bhp,50 TH) <3924 kW (400 bhp,134 TH)	>490 kW (50 bhp, 17 TH) <1471 kW (150 bhp,50 TH)	<11771 kW (1200 bhp, 401 TH)	<3924 kW (400 bhp, 134 TH)	Unlimited kW	<11771 kW (1200 bhp, 401TH)	Unlimited kW	Unlimited kW

	Low Volume Water Tube Steam Boilers		Low Volume Water Tube Steam Boilers		Low Volume Water Tube Steam Boilers		Low Volume Water Tube Steam Boilers	
C	• Maximum boiler water content:		Low Pressure <150 Gal. (682 L)		High Pressure < 75 Gal. (341 L)			
	• Maximum total boilers systems water content:		Low Pressure <750 Gal. (3410 L)		High Pressure < 250 Gal. (1136 L)			
	• A. Maximum total low pressure boilers plant rating:		< 24524 Kw (2500 bhp, 836 TH)					
	• B. Maximum total high pressure boilers plant rating:		< 14715 Kw (1500 bhp, 502TH)					
	• The Chief Operating Engineer and Shift Operating Engineers requirements for a plant consisting of Low Water Volume Boilers and Non							
	Low Water Volume Boilers shall be governed by the most senior classification of Operating Engineer required relative to the Registered components of the total plant							
	LP	HP	LP	HP	LP	HP	LP	HP
	➤ A + 1 Boiler	➤ B + 1Boiler	➤ A + 2 Boilers	➤ B + 2 Boilers	➤ A Unlimited Boil- ers	➤ B Unlimited Boilers	➤ A Unlimited Boilers	➤ B Unlimited Boilers

D	HOT WATER BOILERS		HOT WATER BOILERS		HOT WATER BOILERS		HOT WATER BOILERS	
	Low Temp 212-250°F (100-121°C)	High Temp > 250°F (121°C)	Low Temp 212-250°F (100-121°C)	High Temp > 250°F (121°C)	Low Temp 212-250°F (100-121°C)	High Temp > 250°F (121°C)	Low Temp 212-250°F (100-121°C)	High Temp > 250°F (121°C)
	> 1471 kW (150 bhp, 50TH)	> 490 kW (50 bhp, 17TH)	< 23,543 kW (240 bhp, 803TH)	< 11,771 kW (1200 bhp, 401TH)	Unlimited kW	Unlimited kW	Unlimited kW	Unlimited kW
	< 11,771 kW (1200 bhp, 401TH)	< 3,924 kW (400 bhp, 134TH)						

E	STEAM PRIME MOVERS		STEAM PRIME MOVERS		STEAM PRIME MOVERS		STEAM PRIME MOVERS	
	< 485 kW (650 BHP, 17TH)		Unlimited kW		Unlimited kW		Unlimited kW	
	COMPRESSORS		COMPRESSORS		COMPRESSORS		COMPRESSORS	
	< 298 kW (400 BHP, 10TH)		Unlimited kW		Unlimited kW		Unlimited kW	
	REFRIGERATION		REFRIGERATION		REFRIGERATION		REFRIGERATION	
	< 149 kW (200 BHP, 5TH)		<597 kW (800 BHP, 20TH)		Unlimited kW		Unlimited kW	

F	COMPRESSOR OPERATOR	CLASS B REFRIGERATION OPERATOR	CLASS A REFRIGERATION OPERATOR	STEAM TRACTION OPERATOR
	Unlimited kW (Non Steam Prime Mover) ONLY Non Refrigeration Compressors	<597 kW (800 BHP, 20TH) (Non Steam Prime Mover) ONLY Refrigeration compressors	Unlimited kW (Non Steam Prime Mover) ONLY Refrigeration Compressors	Unlimited kW ONLY Traction Plants

TABLE 3

STEAM BOILER PLANTS REGISTRATION REQUIREMENTS

PLANT TYPE (A) IS POWER RATED (B) TO DETERMINE REGISTRATION REQUIREMENT (C)																	
EXPLANATORY NOTES AND ADDITIONAL REQUIREMENTS					PLANT REQUIREMENTS FOR REGISTRATION (C)												
Water Tube Low Water Volume Steam boilers within the unattended rating status shall be exempt from rating inclusion for the Chief Operating Engineer requirement of non low water volume boilers					PLANT CODE	UNREGISTERED	UNATTENDED	REGISTERED	GUARDED CONTROLS	MAINTENANCE PROGRAM	ATTENDED - 8 HR/DAY OF OPERATION - 4TH CHIEF	ATTENDED - 8 HR/DAY OF OPERATION - 3RD CHIEF					
Water Tube Low Water Volume Boilers used in hot water service shall be rated as water tube boilers (not low water volume). As per Table 3 Hot Water Boiler Plants.													ATTENDED - 8 HR/DAY OF OPERATION - 2ND CHIEF				
The water content of economizers shall be included with the boilers water content quantity measurement. The water content of accumulators shall be included with the total plants boilers water content quantity measurement.														ATTENDED - 4TH CHIEF & 4TH SHIFT			
Thermal liquid boiler requirements shall be developed as per the ratings of low volume and non-low volume boilers.															ATTENDED - 3RD CHIEF & 4TH SHIFT		
Failure to provide a plant Certificate of Registration prescribed boilers maintenance and service program to a standard prescribed by the boiler manufacturer will result in the suspension of non-attended status and the attendance of a certificate Operating Engineer will be required, to the requirements of a guarded plant , until the prescribed maintenance and service requirements are attained.																ATTENDED - 2ND CHIEF & 3RD SHIFT	
Water Tube Low Water Volume Steam Boilers ratings within or beyond unattended rating status shall not be added to other non-low water volume boilers ratings. The senior classification of Operating Engineer requirement for the low water volume steam boiler rating requirements or the non-low water volume steam boiler rating requirements shall be considered as the required Chief Operating Engineer of the total boiler plant.																	ATTENDED - 1ST CHIEF & 2ND SHIFT
Plants designated with guarded controls may operate with operator attendance as prescribed in sections 23-24.																	
A low water tube boiler shall be equipped with the fail-safe devices specified in Section 37.																	
Plants B19, B20, B23, B24, B31, B32, B33, B39, B40, B41 may have guarded controls applied in order to allow operator attendance as prescribed in sections 23-24.																	
TYPE OF BOILER PLANT (A)	RATING (B)																
LOW WATER VOLUME (LV) WATER TUBE	< 294 kW (30 bhp, 10TH)				B1	✓	✓										
	> 294 kW (30 bhp, 10TH) < 24524 kW (2500 bhp, 836TH) Maximum Boilers and Systems Water Content 750 Gal. (3410 L)				B2		✓	✓	✓	✓							
<ul style="list-style-type: none">Low Pressure SteamMaximum Total Boilers Rating 245241 kW (2500 bhp, 836 TH)Maximum Boiler Water Content = 150 Gal. (682 L) or lessIf boilers and systems water content exceeds 750 Gal (3410 L) - see Addendum to Table 3All units or Installations	> 24524 kW (2500 bhp, 836TH) + 1 LV Boiler				B3			✓	✓	✓							
	> 24524 kW (2500 bhp, 836TH) + 2 LV Boilers				B4			✓	✓		✓						
	> 24524 kW (2500 bhp, 836TH) + 3 LV Boilers				B5			✓	✓		✓						
	> 24524 kW (2500 bhp, 836TH) + 4LV Boilers or more				B6			✓	✓			✓					

Continued on the next page...

TABLE 3 (Con't)

STEAM BOILER PLANTS REGISTRATION REQUIREMENTS

PLANT TYPE (A) IS POWER RATED (B) TO DETERMINE REGISTRATION REQUIREMENT (C)														
EXPLANATORY NOTES AND ADDITIONAL REQUIREMENTS		PLANT REQUIREMENTS FOR REGISTRATION (C)												
		PLANT CODE	UNREGISTERED	UNATTENDED	REGISTERED	GUARDED CONTROLS	MAINTENANCE PROGRAM	ATTENDED - 8 HR/DAY OF OPREATION - 4TH CHIEF	ATTENDED - 8 HR/DAY OF OPERATION - 3RD CHIEF	ATTENDED - 8 HR/DAY OF OEPRATION - 2ND CHIEF	ATTENDED - 4TH CHIEF & 4TH SHIFT	ATTENDED - 3RD CHIEF & 4TH SHIFT	ATTENDED - 2ND CHIEF & 3RD SHIFT	ATTENDED - 1ST CHIEF & 2ND SHIFT
TYPE OF BOILER PLANT (A)	RATING (B)													
(LV Continued)														
• High Pressure Steam	< 147 kW (15 bhp, 5TH)	B7	✓	✓										
• Maximum Total Boilers Ratings 14715 kW (1500 bhp, 502TH)	> 147 kW (15 bhp, 5TH) < 14715 kW (1500 bhp, 502TH) Maximum Boilers and systems	B8		✓	✓	✓	✓							
• Maximum Boiler Water Content = 75 Gal. (341 L) or less	Water Content - 250 Gal. (1136 L)													
• If boilers and systems water content exceeds 250 Gal. (1136 L) - see addendum to Table 3	> 14715 kW (1500 bhp, 502TH) + 1 LV Boilers	B9			✓	✓		✓						
	> 14715 kW (1500 bhp, 502TH) + 2 LV Boilers	B10			✓	✓			✓					
	> 14715 kW (1500 bhp, 502TH) + 3 LV Boilers	B11			✓	✓				✓				
• All Units or Installations	> 14715 kW (1500 bhp, 502TH) + 4 LV Boilers or more	B12			✓	✓							✓	
SMALL FIRE TUBE SMALL WATER TUBE AND (Tubeless, Cast Iron, Electric)	< 294 kW (30 bhp, 10TH)	B13	✓	✓										
• Low Pressure Steam	> 294 kW (30 bhp, 10TH)	B14		✓	✓	✓	✓							
• All Units or Installations	< 1471 kW (150 bhp, 50TH)													
• High Pressure Steam	< 147 kW (15 bhp, 5TH)	B15	✓	✓										
• All Units or Installations	> 147 kW (15 bhp, 5TH) < 490 kW (50 bhp, 17TH)	B16		✓	✓	✓	✓							

Continued on the next page...

TABLE 3 (Con't)

STEAM BOILER PLANTS REGISTRATION REQUIREMENTS

PLANT TYPE (A) IS POWER RATED (B) TO DETERMINE REGISTRATION REQUIREMENT (C)															
EXPLANATORY NOTES AND ADDITIONAL REQUIREMENTS		PLANT REQUIREMENTS FOR REGISTRATION (C)													
		PLANT CODE		UNREGISTERED	UNATTENDED	REGISTERED	GUARDED CONTROLS	MAINTENANCE PROGRAM	ATTENDED - 8 HR/DAY OF OPERATION - 4TH CHIEF	ATTENDED - 8 HR/DAY OF OPERATION - 3RD CHIEF	ATTENDED - 8 HR/DAY OF OPERATION - 2ND CHIEF	ATTENDED - 4TH CHIEF & 4TH SHIFT	ATTENDED - 3RD CHIEF & 4TH SHIFT	ATTENDED - 2ND CHIEF & 3RD SHIFT	ATTENDED - 1ST CHIEF & 2ND SHIFT
TYPE OF BOILER PLANT (A)	RATING (B)														
FIRE TUBE WATER TUBE and (Tubeless, Cast Iron, Electric)	> 1471 kW (150 bhp, 50TH) < 3924 kW (400 bhp, 134TH)	B17			✓							✓			
• Low Pressure Steam • All Units or Installations	> 1471 kW (150 bhp, 50TH) < 3924 kW (400 bhp, 134TH)	B18			✓	✓			✓						
	> 3924 kW (400 bhp, 134TH) < 11771 kW (1200 bhp, 401TH)	B19			✓								✓		
	> 11771 kW (1200 bhp, 401TH)	B20			✓							✓			
• High Pressure Steam • All Units or Installations	> 490 kW (50 bhp, 17TH) < 1471 kW (150 bhp, 50TH)	B21			✓							✓			
	> 490 kW (50 bhp, 17TH) < 1471 kW (150 bhp, 50TH)	B22			✓	✓			✓						
	>1471 kW (150 bhp, 50TH) < 3924 (400 bhp, 134TH)	B23			✓								✓		
	> 3924 kW (400 bhp, 134TH) < 11771 kW (1200 bhp, 401TH)	B24			✓									✓	
	> 11771 kW (1200 bhp, 401TH)	B25			✓										✓

TABLE 3 (Con't)

HOT WATER BOILER PLANTS REGISTRATION REQUIREMENTS

PLANT TYPE (A) IS POWER RATED (B) TO DETERMINE REGISTRATION REQUIREMENT (C)											
EXPLANATORY NOTES AND ADDITIONAL REQUIREMENTS		PLANT REQUIREMENTS FOR REGISTRATION (C)									
In the event that steam boilers and hot water boiler are a part of the same plant the senior classification of Operating Engineer required for the steam or hot water rating requirement shall be considered as the required Chief Operating Engineer of the total boiler plant.		PLANT CODE	UNREGISTERED	UNATTENDED	REGISTERED	GUARDED CONTROLS	MAINTENANCE PROGRAM	ATTENDED - 8HR/DAY OF OPERATION 4TH CHIEF	ATTENDED - 4TH CHIEF & 4TH SHIFT	ATTENDED - 3RD CHIEF & 4TH SHIFT	ATTENDED - 2ND CHIEF & 3RD SHIFT
Heat exchangers using primary boiler hot water to produce secondary low or high temperature system water (or steam) will be included in the calculation of system water content. Primary and secondary water content will be considered as one.											
Failure to provide a plant Certificate of Registration prescribed boiler maintenance and service program to a standard prescribed by the boiler manufacturer will result in the suspension of non-attended status and the attendance of a certified Operating Engineer will be required, to the requirements of a guarded plant , until the prescribed maintenance and service requirements are attained.											
TYPE OF BOILER PLANT (A)	RATING (B)										
HOT WATER BOILERS	< 294 kW (30 BHP, 10TH)	B26	✓	✓							
<ul style="list-style-type: none">Low temperatureFlooded volume boiler water content 150 Gal (682L) or lessBoilers and systems water content 750 Gal (3410L) or lessAll Units or Installations	> 294 kW (30 bhp, 10TH) < 1962 kW (200 bhp, 67TH)	B27		✓	✓	✓	✓				
<ul style="list-style-type: none">Low temperatureFlooded volume boiler water content greater than 150 GAL (682L) or lessBoilers and systems water content greater than 750 Gal (3410L) or lessAll Units or Installations	< 294 kW (30 bhp, 10TH)	B28	✓	✓							
	> 294 kW (30 bhp, 10TH) < 1471 kW (150 bhp, 50TH)	B29		✓	✓	✓	✓				
	> 1471 kW (150 bhp, 50TH) < 5886 kW (600 bhp, 201TH)	B30			✓	✓		✓			
	> 5886 kW (600 bhp, 201TH) < 11771 kW (1200 bhp, 401TH)	B31			✓				✓		
	> 11771 kW (1200 bhp, 401TH) < 23543 kW (2400 bhp, 803TH)	B32			✓					✓	
	> 23543 kW (2400 bhp, 803TH)	B33			✓						✓

Continued on the next page...

TABLE 3 (Con't)

HOT WATER BOILER PLANTS REGISTRATION REQUIREMENTS

PLANT TYPE (A) IS POWER RATED (B) TO DETERMINE REGISTRATION REQUIREMENT (C)											
EXPLANATORY NOTES AND ADDITIONAL REQUIREMENTS		PLANT REQUIREMENTS FOR REGISTRATION (C)									
* Hot Water Boiler Plants - continued		PLANT CODE	UNREGISTERED	UNATTENDED	REGISTERED	GUARDED CONTROLS	MAINTENANCE PROGRAM	ATTENDED - 8HR/DAY OF OPERATION 4TH CHIEF	ATTENDED - 4TH CHIEF & 4TH SHIFT	ATTENDED - 3RD CHIEF & 4TH SHIFT	ATTENDED - 2ND CHIEF & 3RD SHIFT
TYPE OF BOILER PLANT (A)	RATING (B)										
<ul style="list-style-type: none"> High temperature Flooded volume boiler water content 75 Gal (341L) or less Boilers and systems water content 250 Gal (1136L) or less All Units or Installations 	< 147 kW (15 bhp, 5TH)	B34	✓	✓							
	> 147 kW (15 bhp, 5TH)	B35									
	< 736 kW (75 bhp, 25TH)			✓	✓	✓	✓				
<ul style="list-style-type: none"> High temperature Flooded volume boiler water content greater than 75 GAL (341L) Boilers and systems water content greater than 250 Gal (1136L) All Units or Installations 	< 147 kW (15 bhp, 5TH)	B36	✓	✓							
	> 147 kW (15 bhp, 5TH) < 490 kW (50 bhp, 17TH)	B37		✓	✓	✓	✓				
	> 490 kW (50 bhp, 17TH) < 1962 kW (200 bhp, 67TH)	B38			✓	✓		✓			
	> 1962 kW (200 bhp, 67TH) < 3924 kW (400 bhp, 134TH)	B39			✓				✓		
	> 3924 kW (400 bhp, 134TH) < 11771 kW (1200 bhp, 401TH)	B40			✓					✓	
	> 11771 kW (1200 bhp, 401TH)	B41			✓						✓

TABLE 3 (Con't)
 LOW WATER VOLUME STEAM BOILER REGISTRATION REQUIREMENTS
 FOR
 BOILERS SYSTEMS EXCEEDING THE PERMITTED WATER VOLUME CONTENT

In the event steam boilers systems water capacity of 750 Imperial Gallons (3401 L) for Low Pressure Boilers / 250 Imperial Gallons (1136 L) for High Pressure Boilers is exceeded, the following certified operator attendance shall be required.

No. of Low Water Volume Steam Boilers	Low Water Volume Steam Boilers Rating	Required Chief Operating Engineer 8 hrs/ day of Operation	Weekend 8 hour/Day Coverage	Shift Operating Engineer 24 hrs/day of Operation
1 - 4	24524 kW (2500 bhp, 836TH) -LP 14715 kW (1500 bhp, 502TH) - HP	4th	4th	--
5	24524 kW (2500 bhp, 836TH) - LP 14715 kW (1500 bhp, 502TH) - HP & >	3rd	4th	--
6	24524 kW (2500 bhp, 836TH) - LP 14715 kW (1500 bhp, 502TH) - HP & >	2nd	3rd	--
7 or >	24524 kW (2500 bhp, 836TH) - LP 14715 kW (1500 bhp, 502TH) - HP & >	2nd		3rd

TABLE 4

STEAM PRIME MOVER PLANTS REGISTRATION REQUIREMENTS

PLANT TYPE (A) IS POWER RATED (B) TO DETERMINE REGISTRATION REQUIREMENT (C)												
EXPLANATORY NOTES AND ADDITIONAL REQUIREMENTS			PLANT REQUIREMENTS FOR REGISTRATION (C)									
Steam Prime Movers at or above the required registered rating shall be considered a component of the registered plants energy rating if used to power - electric generators, compressors, refrigeration compressors or other units which provide a primary energy or utility service external to the registered plant requirements			PLANT CODE	UNREGISTERED	UNATTENDED	REGISTRATION	GUARDED CONTROLS	MAINTENANCE PROGRAM	ATTENDED - 8HR/DAY OF OPERATION - 4TH CHIEF	ATTENDED - 8HR/DAY OF OPERATION - 3RD CHIEF	ATTENDED - 4TH CHIEF & 4TH SHIFT	ATTENDED - 3RD CHIEF & 4TH SHIFT
Failure to provide a plant Certificate of Registration prescribed prime mover maintenance and service program to a standard prescribed by the prime mover manufacturer will result in the suspension of non-attended status and the attendance of a certified Operating Engineer will be required, to the requirement of a guarded plant , until the prescribed maintenance and service requirements are attained.												
Plants designated with guarded controls may operate with operator attendance as prescribed in sections 23-24.												
Plant -P8 may have guarded controls applied in order to allow operator attendance as prescribed in section 23-24.												
TYPE OF STEAM PRIME MOVER PLANT (A)	RATING (B)											
STEAM RECIPROCATING ENGINES	< 7 kW (10 BHP, .25TH)		P1	✓	✓							
	> 7kW (10 BHP, .25TH) < 485 kW (650 BHP, 17TH)		P2			✓					✓	
<ul style="list-style-type: none">Without a total self enclosed and/or an automatic lubrication systemGovernorAll units or installations	> 485 kW (650 BHP, 17TH)		P3			✓						✓
STEAM RECIPROCATING ENGINES/STEAM TURBINES	< 7 kW (10 bhp, .25TH)		P4	✓	✓							
	> 7kW (10 BHP, .25TH) < 75 kW (100 BHP, 2.5TH)		P5		✓	✓	✓	✓				
<ul style="list-style-type: none">With a total enclosed automatic lubrication systemGovernorAll units or installations	> 75 kW (100 BHP, 2.5TH) < 485 kW (650 BHP, 17TH)		P6			✓	✓		✓			
	> 485 kW (650 BHP, 17TH) < 1939 kW (2600 BHP, 66TH)		P7			✓	✓			✓		
	> 1939 kW (2600 BHP, 66TH)		P8			✓						✓

TABLE 5
NON REFRIGERATION
COMPRESSOR PLANTS REGISTRATION REQUIREMENTS

PLANT TYPE (A) IS POWER RATED (B) TO DETERMINE REGISTRATION REQUIREMENT (C)										
EXPLANATORY NOTES AND ADDITIONAL REQUIREMENTS			PLANT REQUIREMENTS FOR REGISTRATION (C)							
Refrigeration Operator Certificates of Qualification are not approved for operation or non-refrigeration compressors.			PLANT CODE	UNREGISTERED	UNATTENDED	REGISTERED	GUARDED CONTROLS	MAINTENANCE PROGRAM	ATTENDED - 8HR/DAY OR OPERATION - 4TH/COMP OPERATOR CHIEF	ATTENDED-3RD/COMP OPERATOR CHIEF & 4TH/COMP OPERATOR EACH SHIFT
Steam Prime Mover Plants governed by Table 4 or 3, as required.										
Failure to provide a plant Certificate of Registration prescribed compressor maintenance and service program to a standard prescribed by the compressor manufacturer will result in the suspension of non-attended status and the attendance of a certified Operating Engineer/operator will be required, to the requirements of a guarded plant, until the prescribed maintenance and service requirements are attained.										
Plants designated with guarded controls may operate with operator attendance as prescribed in sections 23-24. Plant - C5, C6, may have guarded controls applied in order to allow operator attendance as prescribed in section 23-24.										
TYPE OF COMPRESSOR PLANT (A)		RATING (B)								
NON POSITIVE DISPLACEMENT COMPRESSORS		Unlimited	C1	✓	✓					
• Low and High Pressure. All units and installations										
POSITIVE DISPLACEMENT COMPRESSORS		< 37 kW (50 BHP, 1.27TH)	C2	✓	✓					
• High Pressure • Reciprocating • All units or installations		> 37 kW (50 BHP, 1.27TH) < 112 kW (150 BHP, 3.82TH)	C3		✓	✓	✓	✓		
		> 112 kW (150 BHP, 3.82TH) < 299 kW (400 BHP, 10.16TH)	C4			✓	✓		✓	
		> 299 kW (400 BHP, 10.16TH)	C5			✓				✓
		Unlimited	C6	✓	✓					
POSITIVE DISPLACEMENT COMPRESSORS										
• High Pressure • Screw • Rotary Vane • Rotary Lobe • All units or installations										

REFRIGERATION PLANTS REGISTRATION REQUIREMENTS

Continued on the next page...

TABLE 6
REFRIGERATION PLANTS REGISTRATION REQUIREMENTS

PLANT TYPE (A) IS POWER RATED (B) TO DETERMINE REGISTRATION REQUIREMENT (C)													
EXPLANATORY NOTES AND ADDITIONAL REQUIREMENTS			PLANT REQUIREMENTS FOR REGISTRATION (C)										
			PLANT CODE	UNREGISTERED	UNATTENDED	REGISTERED	GUARDED CONTROLS	MAINTENANCE PROGRAM	ATTENDED - 8HR/DAY OF OPERATION - 4TH CLASS/B-CHIEF	ATTENDED- 8HR/DAY OF OPERATION - 3RD CLASS/B-CHIEF	ATTENDED - 8HR/DAY OF OPERATION-2ND CLASS/A-CHIEF	ATTENDED-3RD CLASS/B-CHIEF & 4TH CLASS/B-EACH SHIFT	ATTENDED - 2ND CLASS/A-CHIEF & 3RD CLASS/B-EACH SHIFT
TYPE OF PLANT REFRIGERATON PLANT (A)	RATING & REFRIGERATON CAPACITY (B)												
BUILT UP PLANT	< 37 kW (50 BHP, 1.3TH)		R10	✓	✓								
	> 37 kW (50 BHP, 1.3 TH)		R11			✓	✓	✓					
	< 75 kW (100 BHP, 2.5TH)												
• No refrigerant field piping	>75 kW (100 BHP, 2.5TH)		R12			✓	✓		✓				
	< 149 kW (200 BHP, 5TH)					✓	✓		✓				
• Refrigerant piping outside machinery room	> 149 kW (200 BHP, 5TH)		R13			✓							
	< 597 kW (800 BHP, 20TH)					✓					✓		
• All units or installations	> 597 kW (800 BHP, 20TH)		R14			✓							✓

TABLE 7
STEAM TRACTION PLANTS REGISTRATION REQUIREMENTS

PLANT TYPE (A) IS POWER RATED (B) TO DETERMINE REGISTRATOIN REQUIREMENTS (C)						
EXPLANATORY NOTES AND ADDITIONAL REQUIREMENTS		PLANT REQUIREMENTS FOR REGISTRATION (C)				
Steam traction plants shall be inclusive of boilers, engines and auxiliary equipment and consist of: Railway Locomotives, self powered road vehicles, tractors, rollers, portable engines, hoisting equipment.		PLANT CODE	UNREGISTERED	UNATTENDED	REGISTERED	ATTENDED - STEAM TRACTION OPERATOR WHILE OPERATING
STEAM TRACTION PLANTS (A)	RATING (B)					
All Traction plants	< 3.73 kW (5 HP, .13TH)	T1	✓	✓		
	> 3.73 kW (5 HP, .13TH)	T2			✓	✓

TABLE 8

OPERATING ENGINEERS AND OPERATORS
PRACTICAL OPERATING EXPERIENCE AND SERVICE TIME REQUIREMENTS FOR CERTIFICATION

REQUIRED PRACTICAL QUALIFYING TIME AND EXPERIENCE TO WRITE CERTIFICATES OF QUALIFICATION (SEE A)							
OPERATING ENGINEERS				OPERATORS			
				COMPRESSOR	REFRIGERATION		STEAM TRACTION
FIRST CLASS	SECOND CLASS	THIRD CLASS	FOURTH CLASS		CLASS A	CLASS B	
A = 30 Months
B = 21 Months of (A) Time							
D = N.Q.T.							
	A = 18 Months
	B = 13 Months of (A) Time						
	D = N.Q.T.						
		A = 12 Months
		B = 1 Month of (A) Time					
		D = N.Q.T.					
		E = N.Q.T.					
			A = 12 Months
			B = 3 Months of (A) Time				
			D = N.Q.T.				
			E = N.Q.T.				
				A = 9 Months
				B = 8 Months of (A) Time			
				C = 3 Months of (A) Time			
				B+C=2 Months of (A) Time			
					A = 12 Months
					B = 11 Months of (A) Time		

EXEMPTIONS TO PRACTICAL QUALIFYING TIME EXPERIENCE				
TRAINING COURSE PRACTICAL TIME REDUCTION (SEE B)	TRAINING COURSE INCENTIVE TIME REDUCTION	INSTALLATION AND SERVICE TIME REDUCTION (SEE C)	MARINE ENGINEERING CERTIFICATE HELD (SEE D)	NON CERTIFIED MARINE PRACTICAL TIME (SEE E)
← 6 MONTHS	3 MONTHS	← 1ST CLASS	
← 3 MONTHS	2 MONTHS	← 2ND CLASS	
← 9 MONTHS	2 MONTHS	← 3RD CLASS	24 MONTHS
← 6 MONTHS	3 MONTHS	← 4TH CLASS	12 MONTHS
← 1 MONTH	← 6 MONTH		
← 1 MONTH				

TABLE 8 (continued)

OPERATING ENGINEERS AND OPERATORS
PRACTICAL OPERATING EXPERIENCE AND SERVICE TIME REQUIREMENTS FOR CERTIFICATION

REQUIRED PRACTICAL QUALIFYING TIME AND EXPERIENCE TO WRITE CERTIFICATES OF QUALIFICATION (SEE A)													
OPERATING ENGINEERS								OPERATORS					
								COMPRESSOR		REFRIGERATION		STEAM TRACTION	
FIRST CLASS	SECOND CLASS	THIRD CLASS	FOURTH CLASS			CLASS A	CLASS B						
							A = 9 Months						
							B = 8 Months of (A) Time					
							C = 3 Months of (A) Time					
							B+C=2 Months of (A) Time						
													A = 160 Hours (See F)
													B = 120 Hours of (A) Time
↓	↓	↓	↓	↓	↓	↓	↓	↓	↓	↓	↓	↓	↓
PRACTICAL QUALIFYING TIME EXPERIENCE WHICH MUST BE SERVED IN THE TYPE AND AT LEAST CLASS CODE OF PLANTS INDICATED. EXCLUDING MARINE OR MILITARY EXEMPTIONS THE FOLLOWING ENGINEER OR OPERATOR CERTIFICATES MUST BE HELD BY THE CANDIDATE PRIOR TO WRITING THE INDICATED EXAMINATION.													
MINIMUM OPERATING ENGINEER OR OPERATOR CERTIFICATE TO BE HELD													
2ND	3RD	4TH				Refrigeration B or 3RD		SEE F					
TYPE OF PLANT EXPERIENCE MUST BE GAINED IN													> 3.73 kW (5BHP, .13TH) Minimum 80 hours in steam traction plants operation. Remainder may be on maintenance of steam traction plants
Power Plant Or Steam Plant	Power Plant Or Steam/HW Plant	Power Plant Or Steam/HW Plant	Power Plant Or Steam/HW Plant	Compressor Plant	Refrigeration Plant	Refrigeration Plant							
MINIMUM PLANT SIZE CODE AND SERVICE TIME													
Code	Time	Code	Time	Code	Time	Code	Time	Code	Time	Code	Time	Code	Time
B 12	Total	B6	Total	B3		B3		C4	Total	R9 Or R14	Total	R4	Total
B25	Total	B12	Total	B9		B9					Total	R7	Total
B24	more than 6M of total	B20	Total	B17	Total of Any	B17	Total of Any					R12	Total
		B24	Total as Chief	B18		B18							
		B41	Total	B21		B21							
				B22		B22							
				B23		B30							
				B30		B31							
				B31		B38							
				B38									
				B39									

EXEMPTIONS TO PRACTICAL QUALIFYING TIME EXPERIENCE				
TRAINING COURSE PRACTICAL TIME REDUCTION (SEE B)	TRAINING COURSE PRACTICAL TIME REDUCTION	INSTALLATION AND SERVICE TIME REDUCTION (SEE C)	MARINE ENGINEERING CERTIFICATE HELD (SEE D)	NON CERTIFIED MARINE PRACTICAL TIME (SEE E)
<p>← 1 MONTH</p> <p>.....</p>	<p>.....</p>	<p>← 6 MONTHS</p>		
<p>← 24 MONTHS</p>	<p>16 HOURS</p>			

Legend:

Part A = The practical qualifying time experience required for each certificate of Qualification.

Part B = The maximum full-time attendance at a training course approved by the Chief Officer which may be subtracted from the required practical (A) time. A further time reduction incentive has also been granted on the 1-2-3-4-Traction certificates. The full time courses for 1st and 2nd Class may be substituted for 126 hours of evening school for 1st class and 84 hours of evening school for 2nd class. Courses shall be approved by the Chief Officer and no incentive time reduction will be granted for evening school training. With the approval of the Chief Officer, the approved training course school which operates a registered plant may provide the 4th Class three month and the 3rd Class one month practical experience upon successful completion of the approved 4th or 3rd class course.

Part C = The maximum full-time Chief Officer registered installation, service and repair time which may be subtracted from the required compressor or refrigeration practical (A) time.

Part D = The class of Marine Engineering Officer certificate (steam or motor with steam endorsement) according to the S.T.C.W. requirements which will allow the candidate to write an equal class of certification with no further qualifying experience time (N.Q.T.) required. Operating experience on motorship steam plants will be considered equivalent provided it is equal to the experience time, power and equipment rating required for Operating Engineers.

Part E = The non certified officer (rating rank) Marine Operating experience time on boilers, engines and auxiliaries of merchant and naval ships which may be subtracted from the maximum required practical (A) time. No further qualifying experience time (N.Q.T.) required.

Part F = Shall be at least 16 years of age.

A holder of a Certificate of Qualification as any class of Operating Engineer or Marine Engineer (steam or motor with steam endorsement according to the S.T.C.W.), with acceptable experience, is exempt from writing the examination and shall be issued on application and upon payment of the appropriate fee, a Certificate of Qualification as a Steam Traction Operator.

In order to qualify for exemption from the examination the authorized candidate must provide satisfactory proof of practical operating experience on fire tube boilers, solid fuel firing, reciprocating steam engines, injectors and steam pumps. Failure to provide such proof will require the candidate to pass examination questions based on those subjects.

Notes:

Candidates for 4th Class Operating Engineer, Compressor Operator and Refrigeration Class B examination must be at least 18 years of age.

A person who is the holder of a certificate issued by the Canadian Armed Forces that the Chief Officer considers equivalent to the practical qualifying time and examinations for 1-2-3-4 Operating Engineer shall be deemed to have met those qualifications.

A person who is the holder of a 2nd or 1st Class Marine Engineers certificate according to S.T.C.W. or is a mechanical engineering technologists, professional or chartered engineer, acceptable to the Chief Officer, is exempt from the mathematics and science theory components of the 2nd and 1st Class examinations.

Candidates for 1st - 2nd - 3rd Class certification may commence writing the respective class of examination upon receiving their 2nd - 3rd - 4th Class certificate, as the case may be.

Candidates for a 4th Class certificate may commence writing the 4th class examination upon graduation from an approved 6 month training course or upon completion of 9 months approved practical qualifying time and experience.

Candidates for Compressor Operator, Refrigeration Operator B or A certification may commence writing the respective class of examination upon graduation from an approved 1 month training course or upon completion of 6 months approved practical qualifying time and experience.

Candidates for Traction Operator Certification must complete all practical qualifying time and experience prior to writing the examination.

27/01

ONTARIO REGULATION 220/01
made under the
**TECHNICAL STANDARDS AND
SAFETY ACT, 2000**

Made: June 20, 2001

Filed: June 22, 2001

BOILERS AND PRESSURE VESSELS

Interpretation

1. (1) In this Regulation,

“alteration” means any change in the item described on the original manufacturer’s data report that requires a change of design calculations or otherwise affects the pressure-containing capability of a boiler or pressure vessel;

“boiler” means a fired vessel in which gas or vapour may be generated or a gas, vapour or liquid may be put under pressure by heating;

“certificate of inspection” means a certificate issued under this Regulation in respect of an inspection of a boiler or pressure vessel;

“code adoption document” means the “Boilers and Pressure Vessels Code Adoption Document” adopted as part of this Regulation under Ontario Regulation 223/01;

“design”, in reference to a boiler, pressure vessel or piping, means its plan or pattern and includes, where required, drawings, specifications, calculations and test data, or a model;

“fired vessel” means a vessel that is directly heated by,

- (a) a flame or the hot gases of combustion,
- (b) electricity, or
- (c) any means other than a thermal liquid;

“fitting” means an appurtenance that is attached to or used in connection with a boiler, a pressure vessel or piping and includes such things as valves, gauges and controlling devices and other pressure-retaining components;

“insurer” means a person licensed under the *Insurance Act* to undertake boiler and machinery insurance as defined by that Act;

“low pressure boiler” means,

- (a) a boiler that is intended to generate steam or other vapour at a pressure of 15 psi (103 kPa) or less, or
- (b) a boiler that is intended to be operated at a pressure of 160 psi (1,100 kPa) or less where the water temperature at any boiler outlet is 250°F (121°C) or less;

“maximum allowable working pressure” means the maximum pressure at which a boiler, pressure vessel, fitting or piping is permitted to be operated or used under this Regulation;

“owner” includes a person for the time being in possession or control of a boiler, pressure vessel, fitting or piping;

“piping” means a system of pipes that is used to contain a gas, vapour or liquid under pressure and includes any boiler, pressure vessel or fitting connected to such system;

“pressure” means pressure above prevailing atmospheric pressure;

“pressure vessel” means any enclosed unfired vessel that contains gas, vapour or liquid under pressure;

“professional engineer” means a person who is licensed under the *Professional Engineers Act*;

“repair” means any work necessary to restore a boiler or pressure vessel to a safe and satisfactory operating condition that does not result in a deviation from the original design;

“used boiler, pressure vessel, fitting or piping” means a boiler, pressure vessel, fitting or piping that has been in service and that has been moved from its previous site for use elsewhere.

(2) In the event of a conflict between a provision of this Regulation and the code adoption document, this Regulation prevails.

(3) A reference in this Regulation to a director is a reference to the director to whom the subject matter of this Regulation is assigned.

Application

2. (1) This Regulation applies to the design, construction, maintenance, use, operation, repair and service of boilers, pressure vessels and piping.

(2) This Regulation does not apply to,

- (a) a boiler that is used in connection with a hot liquid heating system that has no valves or other obstructions to free circulation between the boiler and an expansion tank that is vented freely to the atmosphere;
- (b) a low pressure boiler that has either a wetted heating surface of 30 square feet (2.79 square metres) or less, or a power rating of 30 kW or less;
- (c) a boiler having a heating surface of 10 square feet (0.93 square metres) or less;
- (d) a pressure vessel, fitting or piping that contains a gas, vapour or liquid at a maximum allowable working pressure of 15 psi (103 kPa) or less;
- (e) a pressure vessel, fitting or piping that contains liquids not more hazardous than water and that operate at a temperature of 150°F (65°C) or less and at a maximum allowable working pressure of 250 psi (1,717 kPa) or less;
- (f) a pressure vessel for domestic use that has an internal diameter of 24 inches (610 mm) or less for the storage of hot water where the temperature does not exceed 212°F (100°C) and the heat input is 120 kW or less;
- (g) a pressure vessel that is used exclusively for hydraulic purposes at a temperature no greater than 150°F (65°C);

- (h) a pressure vessel that has an internal diameter of 24 inches (610 mm) or less that is connected in a liquid pumping system at a temperature that does not exceed 150°F (65°C) and that contains air or an inert gas compressed to serve as a cushion;
- (i) a refrigeration piping that has a capacity of three tons (11 kW) or less of refrigeration;
- (j) pressure piping that forms part of the heating system in a building that is,
 - (i) heated by steam at a pressure not exceeding 15 psi (103kPa), or
 - (ii) heated by water at a pressure not exceeding 160 psi (1,100 kPa) and at a temperature that does not exceed 250°F (121°C);
- (k) compressed air piping, up to and including 3/4 inch nominal pipe size;
- (l) hot oil piping, where the pressure is not greater than 100 psi (687 kPa) and the operating temperature is not less than 50°F (10°C) lower than the flash point of the oil;
- (m) pressure containers that form an integral part of or that are a component of rotating or reciprocating mechanical devices, including pumps, compressors, turbines, generators, engines and hydraulic or pneumatic cylinders where the primary design considerations or stresses, or both, are derived from the functional requirements of the device;
- (n) automatic fire protection systems that are designed and installed in accordance with Ontario Regulation 403/97 (The Building Code) and Ontario Regulation 388/97 (Fire Code);
- (o) any component or system related to the subject matter of this Regulation that is regulated under any Act or regulation of the Government of Canada unless specifically requested otherwise by the Government of Canada;
- (p) buried water piping that operates at a temperature of 150°F (65°C) or less at a maximum allowable working pressure of 600 psi (4,120 kPa).
- (q) a pressure vessel having a capacity of 1 and one-half (1 1/2) cubic feet (42.5L) or less, that is not a fitting;
- (r) a pressure vessel having an internal diameter of six (6) inches (152mm) or less.

General requirement for compliance

3. (1) Every person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(2) For the purposes of subsection (1), the reference to an activity, use of equipment, process or procedure includes, but is not limited to, design, manufacture, installation, repair, alteration, maintenance, service, use or disposal.

(3) Every owner of a boiler, pressure vessel or piping shall ensure that the boiler, pressure vessel or plant is maintained in safe working condition and operated safely.

Design registration requirement

4. (1) Subject to subsection (2), no person shall manufacture a boiler, pressure vessel, fitting or piping for use in Ontario unless its design is registered with the director.

(2) A person who submits a design submission for registration may commence construction of the boiler, pressure vessel, fitting or piping before the submission is registered if the person assumes all risks related to the construction, whether for an installation or alteration.

(3) The design for a boiler or pressure vessel shall bear the signature and seal of a professional engineer who is experienced in the design of boilers, pressure vessels, piping or fittings.

(4) Where the designer, manufacturer, installer or owner of a boiler, pressure vessel, fitting or piping proposes a change to its registered design, as determined in accordance with the code adoption document, they shall submit the design and specifications of the change to the director and obtain registration before beginning to make the change.

(5) If an inspector finds, after its manufacture or installation, that a boiler, pressure vessel, fitting or piping for which a design registration has been issued is defective, the inspector may, despite the fact that the registration has been issued, permit the boiler, pressure vessel, fitting or piping to be operated or used within such limits of safety as the inspector considers adequate in the circumstances and shall require the manufacturer or installer to correct the defects within such period as the inspector may allow.

(6) If the defects found under subsection (5) are due to the design and specifications of the boiler, pressure vessel, fitting or piping and, in the director's opinion, they cannot be remedied, the director shall cancel the design registration, and no additional boiler, pressure vessel, fitting or piping shall be manufactured or installed based on that design.

(7) Where a boiler, pressure vessel, piping or fitting has not been manufactured or installed in conformity with its registered design but nevertheless may be used safely at a lower pressure than its design pressure, the inspector shall fix its maximum allowable working pressure having regard to its design, condition and installation and the purpose for which it is to be operated or used.

(8) Where an unused boiler or pressure vessel has been manufactured and its design and specifications have not been registered, the director may cause it to be inspected and, if satisfied that it may be operated or used safely, may issue a certificate of inspection for it as a used boiler or pressure vessel.

Requirement for licence

5. No person shall operate or use or permit a boiler, pressure vessel, fitting or piping to be operated or used unless a valid certificate of inspection has been issued in respect of the boiler, pressure vessel, fitting or piping.

Operation of boiler, etc.

6. (1) No person shall operate or use or permit a boiler, pressure vessel, fitting or piping to be operated or used at a pressure higher than its maximum allowable working pressure as shown in the licence.

(2) Where there is any possibility of any gas, vapour or liquid causing injury to a person inspecting, repairing or maintaining a boiler, pressure vessel, fitting or piping, the owner or other person responsible for it or in charge of it shall ensure that,

- (a) a competent person is stationed so as to prevent any gas, vapour or liquid from entering the boiler, pressure vessel, fitting or piping or any part of it; and
- (b) such other measures are taken to the satisfaction of the person inspecting, repairing or maintaining the boiler, pressure vessel, fitting or piping to ensure his or her safety.

(3) Every boiler, pressure vessel and piping shall have adequate pressure relief devices set to relieve at or below its maximum allowable working pressure in accordance with the code adoption document.

(4) No person shall alter, interfere with or render inoperative any fitting that is attached for safety purposes to a boiler, pressure vessel, fitting or piping while it is in operation or use without the consent of an inspector.

(5) No person shall operate or use or permit a boiler, pressure vessel, fitting or piping to be operated or used if it has been sealed by an inspector.

(6) No person shall move a boiler, pressure vessel, fitting or piping that has been sealed to another location for operation or use without the consent of the director.

(7) Every owner of a boiler, pressure vessel, fitting or piping shall ensure that it is maintained in a safe working condition and operated safely.

Alterations

7. (1) No person shall alter a boiler, pressure vessel, fitting or piping unless the alteration is registered and is inspected by an inspector.

(2) No person shall put into operation or use,

- (a) a boiler or pressure vessel to which an alteration has been made unless a new registration and certificate of inspection have been issued;
- (b) a piping or fitting to which an alteration has been made unless a new registration has been issued.

(3) No person shall repair a boiler, pressure vessel, fitting or piping without the prior concurrence of and subsequent inspection by an inspector or, where the thing is insured, without the prior concurrence of and subsequent inspection by the insurer, as the case requires.

(4) A boiler, pressure vessel, fitting or piping that is altered or repaired under this section shall not be operated or used or be permitted to be operated or used unless it is inspected by an inspector or an insurer.

(5) Subsections (3) and (4) do not apply with respect to boilers, pressure vessels, fittings and piping for which a program for repair and self-inspection is in place that satisfies the director that the repair or alteration will be carried out in a safe manner.

Reporting requirements

8. (1) The owner of a boiler, pressure vessel, fitting or piping, upon permanently removing it from operation or use, shall forthwith notify the director of the removal in the form published by the designated administrative authority.

(2) Where an explosion or rupture of a boiler, pressure vessel, fitting or piping occurs, or where an accident arises out of its operation or use that causes injury or death to a person or property damage, the owner shall,

- (a) forthwith notify the director, in person or by telephone, of the occurrence and provide full details; and
- (b) within 48 hours after the explosion or rupture occurs, send the director a written report of the circumstances of the occurrence.

(3) The director or any inspector under the director's instruction may investigate any matter reported under subsection (2), or of which he or she becomes aware, to determine its cause.

(4) Where an explosion or rupture of a boiler, pressure vessel, fitting or piping occurs, no person shall, except for the purpose of saving a life or relieving human suffering, interfere with, disturb, destroy, carry away or alter any wreckage, article or thing at the scene of or connected with the occurrence until permission to do so in writing is given by an inspector.

Inspections

9. (1) The director may require the inspection of a boiler, pressure vessel, fitting or piping in accordance with the code adoption document at any stage of its manufacture.

(2) Every used boiler, pressure vessel, fitting or piping shall be inspected by an inspector before it is put into operation or use and the fee set by the designated administrative authority for an inspection carried out under this subsection or subsection (1) shall be paid by the owner of the thing inspected.

(3) After an inspection is carried out under subsection (1) or (2), if the director is satisfied that the thing inspected may be operated or used safely, he or she shall issue a certificate of inspection in accordance with the code adoption document.

(4) Where a required inspection of a boiler, pressure vessel or piping has not been carried out during its manufacture or its installation, the director, if satisfied that it may be operated or used safely, may issue a certificate of inspection on payment of the fee set by the designated administrative authority.

(5) Although a certificate of inspection has been issued, the director may order a further inspection of a boiler, pressure vessel or piping at any time, or an inspector may make a further inspection at any time, and the owner shall pay the fee set by the designated administrative authority for the inspection.

(6) The director may employ the services of an insurer or of any person qualified to engage in the business of inspection of boilers and pressure vessels in Ontario to make an inspection and to report on it within 14 days after its completion.

(7) An inspector may require the owner or other person responsible for or in charge of a boiler, pressure vessel or plant to do all things necessary for a proper inspection, including,

- (a) preparing it for inspection or a test in such manner as the inspector requires and to supply water for any test and to assist in making the test;
- (b) cutting or drilling holes in the thing being inspected or using any other method to enable the inspector to determine its condition and the thickness of the metal;
- (c) putting it under pressure or otherwise putting it into operation so that the inspector may test the safety valves or any part of the installation under operating conditions;
- (d) stopping the application of heat to a boiler or reducing the pressure upon a boiler, pressure vessel, piping or fitting to a designated pressure if the inspector has reason to believe that it is in an unsafe condition; and
- (e) doing any other thing the inspector considers necessary to ensure a proper inspection.

Periodic inspections

10. (1) Every owner of a boiler, pressure vessel, fitting or piping that is in operation or use shall have it inspected,

- (a) where it is not insured, by an inspector at such intervals as are set out in the code adoption document, and shall pay the fee set by the designated administrative authority for the inspection; or
- (b) where it is insured, by the insurer at such intervals as are set out in the code adoption document, unless the director requires the boiler or pressure vessel to be inspected by an inspector in which case the fee set by the designated administrative authority shall be paid by the owner.

(2) Following an inspection, the inspector or insurer, as the case may be, shall,

- (a) issue a report on the inspection to the director;
- (b) if satisfied that the boiler or pressure vessel can continue to be operated or used safely, issue a record of inspection.

(3) An insurer that carries out an inspection shall file with the director, within 21 days after the inspection, proof satisfactory to the

director that the inspection has been carried out in accordance with this Regulation.

(4) An insurer shall forthwith notify the director in writing of the cancellation, suspension or expiry of insurance on a boiler or pressure vessel, together with the reasons therefor.

(5) Where the director receives a notice under subsection (4) and the boiler or pressure vessel cannot be operated safely, the director shall seal the boiler or pressure vessel or suspend or revoke the certificate of inspection for it.

(6) Where the director receives a record of inspection under clause (2) (b), the director shall issue a certificate of inspection for the boiler or pressure vessel to which the inspection relates.

(7) The owner of every certified boiler or pressure vessel shall keep the certificate of inspection in good condition and post it in a conspicuous place near the boiler or pressure vessel or, if that is impracticable, at such place as an inspector may direct.

(8) When a boiler, pressure vessel or piping is being inspected, the owner or other person responsible for it or in immediate charge of it shall point out to the inspector or insurer any defect of which he or she has knowledge or that he or she believes to exist in it and, if at any other time, the owner or other person learns of any defect that might render it unsafe to operate or use, he or she shall forthwith notify the director of the circumstances, in person, by telephone or by any other means appropriate to ensure a record of the communication.

(9) Where an inspector has inspected a boiler, pressure vessel or piping and is satisfied that it can no longer be operated or used safely, the inspector shall condemn it and notify the director that it has been condemned and shall seal it with a seal or label indicating that it is condemned and shall take possession of the certificate of inspection relating to it.

Unsafe condition

11. Where, in the opinion of an inspector or an insurer, a boiler, pressure vessel, fitting or piping is in an unsafe operating condition or it is being operated in a dangerous manner, the inspector or insurer shall notify the director forthwith and an inspector shall take such steps as are necessary to remove the danger, including affixing a seal, disconnecting the power or other means, and the director may cancel the certificate of registration or certificate of inspection, as the case may be.

Qualifications for inspectors

12. (1) No person shall carry out an inspection of a boiler or pressure vessel under section 11 unless the person holds a valid certificate of competency.

(2) No person shall carry out an inspection under section 10 who has any direct commercial interest in boilers or pressure vessels.

(3) An application for a certificate of competency to carry out inspections on behalf of an insurer shall be in the form published by the designated administrative authority and be accompanied by the fee set by the designated administrative authority.

(4) The director may issue a certificate of competency to any person to carry out inspections under this section if he or she pays the fee set by the designated administrative authority and,

- (a) is in the regular employ of an insurer or a person who is engaged in the business of inspecting boilers and pressure vessels;
- (b) is the holder of an Ontario secondary school diploma;
- (c) has a minimum of 5 credit points accumulated in education and experience, with a minimum of 1 credit point in each area respectively, as set out in the Table;

- (d) passes the examinations or tests required by the code adoption document; or
 - (e) in the opinion of the director, possesses qualifications or experience equivalent to those mentioned in clauses (b), (c) and (d).
- (5) A certificate of competency may, in accordance with its terms, be restricted in scope and subject to conditions.
- (6) A certificate of competency to carry out inspections on behalf of an insurer shall be in the form published by the designated administrative authority.
- (7) A certificate of competency continues in force for the period set out in it or until the holder ceases to be employed as set out in clause (4) (a), whichever occurs first.
- (8) Where a person ceases to be employed as set out in clause (4) (a) but is re-employed in accordance with that clause within five years, the director may issue a certificate of competency to carry out inspections to the person under this section.
- (9) The holder of a certificate of competency who applies to the director for a renewal of the certificate before the expiry of the certificate shall be issued a renewal if the holder continues to meet the requirements set out in subsection (4).
- (10) On every inspection of a boiler or pressure vessel, a holder of a certificate of competency,
- (a) shall satisfy himself or herself that the boiler or pressure vessel is being operated or used and maintained in accordance with this Regulation and that the pressure relief devices are properly set and protected against unauthorized adjustment; and
 - (b) shall review the maximum allowable working pressure of the boiler or pressure vessel and make, or require the owner or operator of the boiler or pressure vessel to make, any reduction in it for safe operation or use having regard to the design, manufacture, age, condition and use of the boiler or pressure vessel.

Welding and brazing requirements

13. (1) The welding and brazing procedures used in the manufacture, installation, alteration or repair of a boiler, pressure vessel, fitting or piping are established as set out in the code adoption document and shall be submitted to the director.
- (2) Every welder, welding operator, brazer or brazing operator shall pass such tests as the director may require and pay the fee set by the designated administrative authority for taking the tests.
- (3) No person shall act as a welder, welding operator, brazer or brazing operator unless the person is certified in accordance with the code adoption document.
- (4) The director shall issue a certificate to every welder, welding operator, brazer or brazing operator who passes the required tests and pays the fee set by the designated administrative authority.

(5) A welder, welding operator, brazer or brazing operator may be required at any time to pass such further tests as may be required in the code adoption document and, on being so required, his or her certificate shall be provisionally suspended, but a new certificate shall be issued to the welder, welding operator, brazer or brazing operator who passes the required tests and pays the fee set by the designated administrative authority.

(6) Every welder, welding operator, brazer or brazing operator shall have his or her certificate readily available and produce it when requested by an inspector.

(7) When a welder, welding operator, brazer or brazing operator is first employed or changes employer, he or she shall not begin welding or brazing for his or her employer or for the new employer until he or she has passed such further tests as the director may require.

(8) A welder, welding operator, brazer or brazing operator shall only weld or braze for the employer named on his or her certificate and only with respect to the type of welding or brazing set out in the certificate.

(9) An employer shall only permit a welder, welding operator, brazer or brazing operator to weld or braze if,

- (a) the employer is the employer named in the person's certificate; and
- (b) the person welds or brazes in accordance with his or her certificate.

(10) No welder, welding operator, brazer or brazing operator shall weld,

- (a) except in accordance with a procedure set out in the code adoption document;
- (b) unless he or she is the holder of a subsisting certificate;
- (c) in the employ of an employer other than the employer named in his or her certificate; and
- (d) anything where he or she is not qualified in the appropriate class or position of welding as set out in the code adoption document.

(11) In this section,

"employer" includes a trade association of persons or companies whose business includes welding or brazing.

Identification and marking

14. (1) No person shall permanently cover or obliterate any identification markings on a boiler or pressure vessel.

(2) Where it is impracticable to comply with subsection (1), the marking shall be reproduced on a metal plate permanently attached to the boiler or pressure vessel, so as to be readily accessible.

Commencement

15. *This Regulation comes into force on the day the Technical Standards and Safety Act, 2000 is proclaimed in force.*

TABLE
EDUCATION
(1 credit minimum)
Category

Credit Points
1

- | | | |
|-----|--|---|
| (a) | Technical Training in Boilers & Pressure Vessels
(1 pt. maximum)
Includes the following:
Having completed and received a passing grade in a training course approved by the Director in at least one (1) of the following (or related) subjects: quality assurance, engineering, fabrication methods, nondestructive examination or inspection.

<div style="text-align: center;">or</div> Completion of a course on knowledge, understanding and general structure of the National Board Inspection Code or other codes or related standards, as applicable.

<div style="text-align: center;">or</div> Completion of a course on procedures and techniques of auditing, and/or basic inspection methods | 1 |
| (b) | Technical Curriculum
Includes the following:
Second (2nd) Class Certificate:
Power Engineer's
Stationary Engineer's
Marine Engineer's (Canada)

<div style="text-align: center;">or</div> Accredited Trade Certificate in such skills as a Boilermaker, Mechanic, Steam Fitter, Machinist, Millwright, or Welder

<div style="text-align: center;">or</div> Level II or III CGSB Nondestructive Examination Certification | 2 |
| (c) | College
Diploma or Certificate in Science, Mathematics, Quality Assurance or Engineering
First (1st) Class Certificate:
Power Engineer's,
Stationary Engineer's
Marine Engineer's (Canada) | 3 |
| (d) | University
Bachelor's Degree in Science, Mathematics or Engineering | 4 |

EDUCATION
(1 credit minimum)

Credit as shown for each full year's technical experience associated with boilers and pressure vessel in the categories listed below.

- | Category | Credit Points |
|--|---------------|
| (a) Engineering, design or design registration of boilers or pressure vessels in Canada | 1 |
| (b) Manufacturing of boilers or pressure vessels, including fabrication methods or processes in either shop or field | 1 |
| (c) Responsible charge in the operation of boilers totalling 50,000 lbs. of steam per hour total capacity | 1 |
| (d) Perform repair, alteration or maintenance of boiler or pressure vessels | 1 |
| (e) Quality control systems related to boiler or pressure vessel manufacturing, repair or alteration in either shop or field | 1 |
| (f) Inspection of boilers or pressure vessels either in-service or during construction including either shop or field | 1 |
| (g) NDE examination of boilers and pressure vessels | 1 |

ONTARIO REGULATION 221/01
made under the
TECHNICAL STANDARDS AND
SAFETY ACT, 2000

Made: June 20, 2001
Filed: June 22, 2001

AMUSEMENT DEVICES

Definitions

1. (1) In this Regulation,

"adult kart" means a kart that is designed for use by persons who are at least 1.32 metres in height;

"alteration" means a modification or replacement, removal or addition of any component or part of an amusement device that results in, or may result in, a change in the original design, inherent safety or operational characteristics of the amusement device, and "altered" has a corresponding meaning;

"amusement device" means a machine, contrivance, structure, vehicle or device, or component attached or to be attached thereto, used in an amusement park to entertain members of the public by moving them or causing them to be moved and includes the area peripheral thereto if such area is accessible to the public;

"amusement park" means a facility, open to the public, used in connection with a carnival, fair, shopping centre, resort, park or place of entertainment or amusement where amusement devices are provided;

- “amusement ride” means an amusement device other than a go-kart, water slide, bungee ride or bungee-type device;
- “ASTM” means the American Society for Testing and Materials;
- “attendant” means a person who actively engages in or supervises the loading, movement or unloading of passengers on an amusement device or the marshalling of passenger-carrying units, or both;
- “automobile ride” means an amusement ride, other than a go-kart, in which the passenger-carrying unit is in the form of a motor vehicle that travels within or along a predetermined path;
- “bungee ride or bungee-type device” means an amusement device that uses elastic rope or metal rope and springs or any other means used to create bouncing action for the purpose of dropping a person from a height, propelling a person in a horizontal or vertical direction or combination thereof;
- “cable ride” means an amusement ride that incorporates a structural, cable and pulley system, including a hand-gripping component, that a single rider uses to suspend and glide horizontally along a predetermined path;
- “CAN/CSA” means Canada/Canadian Standards Association;
- “code adoption document” means the “Amusement Devices Code Adoption Document” adopted as part of this Regulation under Ontario Regulation 223/01;
- “CSA” means the Canadian Standards Association;
- “dry slide” means an amusement ride that consists of one or more inclined channels that do not contain water and on which a person slides down from a predetermined height into a landing area;
- “existing amusement device” means an amusement device that was registered any time before this Regulation came into force;
- “field test” means a test or a series of tests used to determine whether an amusement device conforms to its original design and operational criteria;
- “follow-up inspection” means an inspection by an inspector that is made following an inspection that revealed that the amusement device does not conform to the requirements of this Regulation;
- “go-kart” means an amusement device that consists of one or more adult karts or kiddie karts that are driven on a go-kart track and includes the pit area and surrounding area but does not include automobile rides;
- “go-kart track” means a specially constructed track that is used for karts;
- “initial inspection” means an inspection by an inspector of a new amusement device to verify that the amusement device conforms to this Regulation for purposes of issuing a permit;
- “itinerant device” means an amusement device that is designed to be moveable from location to location;
- “kart” means a self-propelled motorized vehicle that is designed to be driven on a go-kart track at limited speed where the driver has full control over acceleration from rest, deceleration, stopping and steering of the vehicle;
- “kiddie kart” means a kart that is designed for use by persons who do not exceed 1.375 metres in height;
- “manufacturer” means the manufacturer of an amusement device;
- “maximum capacity” means the maximum number of passengers, passenger carrying units or maximum weight, or any combination of these, that the amusement device is designed for in order to operate safely at the maximum speed specified by the manufacturer for the amusement device;
- “mechanic” means a person who has at least four years work experience directly related to the work assigned to the person and who has knowledge of the Act, this Regulation and the codes that apply to the amusement device to which the person is assigned;
- “mechanic-in-training” means a person who works under the supervision of a mechanic;
- “new amusement device” means an amusement device other than an existing amusement device;
- “on an emergency basis” means that an amusement device for which a permit has been issued has become inoperable and must be replaced;
- “open to the public” includes an amusement park that carries on activities for the purpose of commercial gain, where the public is invited to attend, despite the fact that a membership is required;
- “operator” means a person who has direct control over the starting, stopping and speed of an amusement device or part thereof or is in charge of the entire operation of an amusement device;
- “passenger-carrying unit” means that part of an amusement device that is self-propelled or attached directly or indirectly to the drive mechanism by means of a flexible linkage and that carries passengers through a ride cycle;
- “periodic inspection” means an inspection by an inspector that is carried out from time to time after a permit is issued for an amusement device to determine if the amusement device is in accordance with the Act and this Regulation;
- “preliminary review” means a review of a design for an amusement device that is submitted to obtain prior verification of compliance with this Regulation;
- “professional engineer” means a professional engineer within the meaning of the *Professional Engineers Act*;
- “prototype test” means a test or series of tests performed by the manufacturer on the primary model of an amusement device to verify the design and operational characteristics of the amusement device, including the deflections, loads and forces that are intended to be placed on the amusement device and the passengers riding on the amusement device;
- “safety retainer” means a wire, rope, chain, bar, attachment or other device that is designed to prevent a part or parts of an amusement device from tipping, tilting, or disengaging in a manner that could cause a hazard to a person using the amusement device or a person in the vicinity of the amusement device, should the means of suspension, guiding or attachment fail;
- “seat belt assembly” means any strap, webbing or similar device, including buckles, other fasteners and hardware provided for installation of the assembly, that is provided to maintain a person in the kart seat with intent to minimize injuries to the person in the event of collision or roll-over of the kart;
- “special amusement device” means an amusement device that is not defined or covered by any specific standard in any code adopted in this Regulation;
- “special inspection” means an inspection that is carried out by an inspector following an alteration, a complaint, accident, fire or similar occurrence with respect to an amusement device;
- “subsequent inspection” means an inspection by an inspector that is made subsequent to an initial inspection where the initial inspection reveals that the amusement device does not conform to the requirements of this Regulation;
- “technical dossier” means specifications, drawings, erection and dismantling instructions, operational and maintenance instructions, field test certificates and any other information required under this

Regulation for an amusement device or part thereof submitted to an administrative authority for the purpose of obtaining a permit;

“track ride” means an amusement ride that incorporates a structural and non-motorized mechanical system, including a hand-gripping component that a single rider uses to suspend and glide horizontally along a fixed path;

“variance” means a deviation from this Regulation or a Minister’s order made under the Act;

“water slide” means an amusement device that consists of one or more inclined channels attached to a common platform that contain running water, on which a person slides down from a predetermined height into a common splash down area.

(2) In the event of a conflict between a provision of this Regulation and the code adoption document, this Regulation prevails.

(3) A reference in this Regulation to a director is a reference to the director to whom the subject-matter of this Regulation is assigned.

Application

2. (1) This Regulation applies to the design, construction, installation, use, maintenance, repair, service and operation of amusement rides and devices unless otherwise provided in this Regulation.

(2) This Regulation does not apply to the following:

1. Devices that are provided in a public park, playground, play space or similar facility.
2. Devices that are designed and built to be operated by coin, token or card and are operated without operator assistance.
3. Trains, vehicles or conveyances that are operated primarily for transportation purposes and that are not used exclusively for amusement.
4. Elevating devices regulated under Ontario Regulation 209/01 (Elevating Devices) except for those elevating devices that are used to entertain members of the public and fall within the definition of an amusement device.
5. Off-road vehicles within the meaning of the *Off-Road Vehicles Act*.
6. Motorized snow vehicles within the meaning of the *Motorized Snow Vehicles Act*.
7. Public pools, wave action pools and lazy rivers.
8. Aircraft within the meaning of the *Aeronautics Act* (Canada).
9. Devices whose sliding action is dependent on snow or ice.
10. Boats and other watercraft used for transportation and leisure but not for amusement.
11. Jet water skis and similar jet or motorized devices used on water.
12. Wind surfers and surf boards.
13. Devices that require human or animal muscular power to move.
14. Parasails, hang gliders, balloons and chutes.
15. Hay rides driven by any propulsion.
16. Soap box racers.
17. Golf carts.
18. Hovercraft.
19. Skateboards, roller skates and in-line blade skates.

20. Live animal rides.

21. Self-propelled vehicles that travel a speed of 4 kilometres per hour or less.

22. Dry slides that meet the following criteria:

- i. the vertical height of the slide, measured from its entry to the exit, is 3m or less for open flume slide and is 5m or less for closed flume slide,
- ii. the average angle of the slide flume, measured from its entry to the exit, is 30° or less, and
- iii. the maximum speed of the rider at the slide exit is not more than 2m/s.

23. Cable rides or track rides that meet the following criteria:

- i. the vertical height of the hand gripping component is less than 2,000 mm from the finished grade at any point along the ride, and
- ii. the speed at the arrival station of the hand gripping component does not exceed 2m/s.

24. Air supported pillows that meet the following criteria:

- i. the pillow is protected from ambient weather conditions,
- ii. the thickness of the pillow is less than 900mm, and
- iii. the pillow does not have inflated walls and roof.

25. Water slides that meet the following criteria:

- i. the vertical height of the water slide, measured from its entry to the exit, is 2m or less,
- ii. the average angle of the water slide, measured from its entry to the exit, is less than 6°, and
- iii. the maximum speed of the passenger on the slide does not exceed 2m/s.

26. Children’s Play Space and Equipment covered by CAN/CSA-Z614-1998 Standard and ASTM-F 1918-98 Standard Safety Performance Specification for Soft Contained Play Equipment.

27. Go-kart tracks, go-karts or facilities that are affiliated to and sanctioned by the National Karting Council of the Autorité Sportive Nationale du Canada la Fédération Internationale de l’Automobile or organizations that, in the opinion of the director, are equivalent thereto and that are involved in the sport of racing and that are subject to the regulations, licensing and driver qualifications as mandated by such organizations.

28. Rubber tired wagons or trains not on tracks.

General requirement for compliance

3. (1) Every person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(2) For the purposes of subsection (1), the reference to an activity, use of equipment, process or procedure includes, but is not limited to, design, construction, erection, dismantling, operation, installation, inspection, testing, maintenance, alterations, service or use.

Prohibitions

4. (1) No person shall carry on the business of operating an amusement device unless licensed to do so in accordance with the Act and this Regulation.

(2) No person shall erect, operate or maintain an amusement device to which this Regulation applies except in accordance with this Regulation.

(3) No person shall operate an amusement device unless there is a current permit issued by the director for the device.

(4) No person shall alter an amusement device after a permit has been issued for it without the express consent of the director.

Licence to carry on business

5. (1) An application for a licence to carry on the business of operating an amusement device or for a renewal of such licence shall be in a form published by the designated administrative authority and be accompanied by the fee set by the designated administrative authority.

(2) It is a condition for the issuing of a licence to carry on the business of operating an amusement device or for a renewal that the applicant,

- (a) be a mechanic or employ a mechanic who is capable of maintaining each amusement device operated by the licence holder;
- (b) be a mechanic or employ a mechanic who is capable of erecting each amusement device to be erected by the licence holder;
- (c) be or employ a person who has full knowledge of the Act and this Regulation as the person in charge of the maintenance and operation of each amusement device of the licence holder; and
- (d) be or employ a person who has full knowledge of the Act and this Regulation as the person in charge of the erection of each amusement device to be erected by the licence holder.

(3) Every person who carries on the business of operating amusement devices shall obtain and maintain liability insurance in respect of the business in an amount not less than \$1,000,000.

(4) Each licence to carry on the business of operating an amusement device expires one year immediately following the date on which it was issued, unless otherwise stated in the licence.

(5) A licence holder shall provide the personnel and any devices, such as test load and measuring devices, that are required for the carrying out of the inspection.

Permit to operate an amusement device

6. (1) An application for a permit for an amusement device or a renewal of such a permit shall be in the form published by the designated administrative authority and be accompanied by the fee set by the authority.

(2) It is a condition for the issuing of a permit for an amusement device that,

- (a) the applicant be a licence holder;
 - (b) the amusement device to which the permit relates meet the requirements of subsections 8 (1) and (2);
 - (c) the applicant file with the director an operating schedule that is in accordance with subsection (4) and comply with section 7 where there is a change in the operating schedule;
 - (d) the amusement device to which the permit relates be in compliance with this Regulation; and
 - (e) the applicant pay the fee set by the designated administrative authority.
- (3) It is a condition for the renewal of a permit that,
- (a) the applicant be a licence holder;
 - (b) the amusement device to which the permit relates meet the requirements of section 8;
 - (c) the amusement device be maintained in accordance with the requirements of section 8;

(d) the technical dossier required under section 9 be updated in accordance with section 10; and

(e) the applicant file with the director an operating schedule that is in accordance with subsection (4).

(4) For the purposes of this section, an operating schedule shall include,

- (a) the location or locations in Ontario where the amusement device will be operated;
- (b) the operating dates of the amusement device for the calendar year; and
- (c) in the case of an itinerant amusement device, the date or dates for the erection and dismantling of the amusement device.

(5) A permit expires one year immediately following the date on which it is issued unless otherwise stated on the permit.

(6) A permit shall be kept in the vicinity of the amusement device to which it relates.

(7) If a permit has been issued to a licence holder for an amusement device brought into Ontario on an emergency basis, the director shall not issue another permit on an emergency basis for that amusement device to that licence holder.

Operating schedule

7. A change in the operating schedule of a licence holder shall be forwarded by the licence holder to the director,

- (a) forthwith by telephone, fax or other means of electronic communication, if the change is to occur within 14 days of the licence holder becoming aware of the change; or
- (b) in writing, if the change is not to occur within 14 days of the licence holder becoming aware of the change.

Conditions for permit

8. (1) It is a condition for the issuing of a permit for an amusement device that,

- (a) a technical dossier on the amusement device in accordance with section 9 be filed with the director;
- (b) the amusement device be erected by or under the direct supervision of the licence holder;
- (c) after the amusement device is erected, the licence holder carry out or cause to be carried out an examination of the amusement device to ensure that the amusement device is in accordance with the filed technical dossier on the device and is in conformity with this Regulation;
- (d) the amusement device be inspected by an inspector; and
- (e) the amusement device be found by the inspector to be in a safe operating condition and in conformity with this Regulation.

(2) Upon the conditions set out in subsection 6 (2) and subsection (1) being satisfied, the director shall issue a permit for the amusement device.

(3) Where a permit is issued for an amusement device, the licence holder who applied for the permit shall affix to the device the permit number in the form of a plate supplied by the director, but if this is not practical the permit number shall be printed on the device and the plate affixed and conspicuously displayed in the general location of the device.

(4) A permit for an amusement device expires five years after it was issued.

(5) Prior to the issuing of a permit for an amusement device for which the permit has expired in accordance with subsection (4), the

technical dossier for the amusement device shall be renewed in accordance with section 9.

(6) Despite subsection (5), where the permit has expired and less than two years have elapsed and there is no change in ownership, the permit shall be renewed under subsection (1) by the submission of a technical dossier in accordance with subsection 9 (4).

Technical dossiers

9. (1) A technical dossier shall be submitted in triplicate and in English.

(2) A technical dossier for an amusement device shall include at least,

- (a) specifications with respect to the amusement device in the form published by the designated administrative authority and the fee set by the authority;
- (b) a site layout of the amusement device that shows the static and operational mode clearance requirements, fences, barriers and structures in the vicinity of the amusement device, loading and unloading areas, track and foundations;
- (c) drawings that contain plan and elevation views and cross-sectional areas to show the general arrangement of the amusement device, materials used, major components, dimensions and passenger-carrying units;
- (d) drawings showing details of devices used to keep the passenger inside the passenger-carrying unit during the operation of the amusement device and safety retainers used;
- (e) instructions with respect to erection and dismantling of the amusement device;
- (f) operation instructions with respect to daily inspections, loading and unloading of the amusement device, communication between operators, attendants and passengers, environmental conditions that could affect the safe operation of the amusement device, procedures to be followed during an emergency shut-down of the amusement device, procedures to be followed when evacuating the amusement device and duties and responsibilities of operators and attendants;
- (g) a maintenance manual with respect to the amusement device that contains,
 - (i) schematics of the hydraulic and electrical systems showing all operational and safety-related components and their characteristics, together with sequence of operation,
 - (ii) detailed instructions with respect to the method and interval of inspections, tests, lubrication and replacement of parts,
 - (iii) a list of parts the failure of which would immediately jeopardize passenger safety, and
 - (iv) the location of and the amount of torque to be applied to fasteners the failure of which could create a hazard;
- (h) one of,
 - (i) a report of a prototype test carried out by the manufacturer of the amusement device that includes a statement by the manufacturer that it is not necessary to carry out a field test on the amusement device,
 - (ii) a report of a field test carried out on the amusement device by the manufacturer or licence holder,
 - (iii) a statement by the licence holder that a field test will be carried out on the amusement device and a report filed with the director before an inspection under clause 8 (1) (d) or clause 10 (3) (c) is arranged with an inspector, or

(iv) a statement by the manufacturer that no tests are necessary to ensure the safety of the amusement device and the reasons why;

- (i) the seal and signature of a professional engineer on all documents;
- (j) a statement by a professional engineer that the design of the amusement device, including the parts and features not specifically identified in the technical dossier and the procedures and instructions laid down in the technical dossier, except for any variance indicated, are in compliance with this Regulation; and
- (k) such other additional information or documents as are necessary to demonstrate to the satisfaction of the director that the amusement device will operate safely and in accordance with this Regulation.

(3) Subsection (2) does not apply with respect to an amusement device if a technical dossier for the same make and model of device has been filed with the director and it contains,

- (a) written permission of the person who filed the original technical dossier that the technical dossier previously filed with the director may be used for the amusement device;
- (b) a photocopy of the filed technical dossier, including any amendments to it;
- (c) written permission of the professional engineer who provided the statement under clause (2) (j) that the statement may be used for the amusement device;
- (d) a statement by the manufacturer or licence holder that all safety-related replacements and changes recommended by the manufacturer subsequent to the date of filing of the original technical dossier have been completed in accordance with the manufacturer's recommendation and this Regulation;
- (e) for a fixed amusement device, a site layout of the amusement device that shows the static and operational mode clearance requirements, fences, barriers and structures in the vicinity of the amusement device, loading and unloading areas, track and foundation;
- (f) one of the documents required under clause (2) (h);
- (g) a statement by the licence holder that the amusement device is identical in design and mode of operation to the amusement device that is the subject of the original technical dossier, except those replacements and changes referred to in clause (d).

(4) A technical dossier for an amusement device that is brought into Ontario on an emergency basis shall include at least,

- (a) specifications of the device on the form published by the designated administrative authority and the fee set by the authority;
- (b) each document referred to in clauses (2) (f) and (g) and, in the case of an itinerant device, the instructions referred to in clause (2) (e), except for a document that has already been filed with the director with respect to an amusement device that is of the same make and model;
- (c) a statement by the licence holder that the amusement device, including the parts and features not specifically identified in the technical dossier and the procedures and instructions laid down in the technical dossier, except for any variance indicated, are in compliance with this Regulation; and
- (d) such additional information or documents as are necessary to demonstrate that the amusement device will operate safely and in accordance with this Regulation.

(5) A special amusement device or a part of such a device shall be designed and constructed to comply with such codes or other technical rules as are imposed by the director pursuant to subsection 36 (3) of the Act but if no codes or rules apply to the particular device, the applicant for a permit shall conduct risk assessment according to general engineering practice normally applied to amusement devices on the basis of the adopted codes.

(6) A request that a preliminary review be undertaken shall contain two copies of such pertinent data as is necessary to determine compliance with this Regulation.

(7) A request for an amendment to the technical dossier that is not an alteration to a technical dossier under section 9 that is made at the request of the director or the licence holder before the amusement device to which the technical dossier relates is given a permit shall include,

- (a) a detailed description of the amendment;
- (b) where the amendment affects a document in the technical dossier, each document required to be submitted with the technical dossier under subsection (2), (3), (4), (5) or (6), as the case may be, indicating the amendment in the document; and
- (c) a statement required under clause (2) (j) or (4) (c), as the case requires, with respect to the amendment.

(8) The licence holder shall keep a copy of the filed technical dossier, including any amendments or alterations to it, at the location of the amusement device.

(9) The director shall refuse to file a technical dossier that does not comply with the requirements of this Regulation.

(10) Where a provision or other part of a technical dossier is in conflict with this Regulation, this Regulation prevails.

Alteration

10. (1) A licence holder shall submit the documents set out in subsection (2) to the director if the licence holder proposes to alter the structural design, the inherent safety or the operational characteristics of an amusement device for which a permit has been issued by, without limiting the generality of the foregoing,

- (a) changing the maximum capacity or speed of an amusement device;
- (b) changing the load bearing structure of an amusement device;
- (c) changing the source of power for the main drive or control mechanism of an amusement device;
- (d) changing the method of guiding the passenger-carrying units of an amusement device;
- (e) changing the use of an amusement device from a primary use by adults to children and vice versa;
- (f) relocating an amusement device that was originally designed as non-portable;
- (g) changing an amusement device from ground-mounted to trailer-mounted or vice versa if the change would require an alteration in the design or the operational characteristics of the device, including a change to the area peripheral to the device if that area is accessible to the public;
- (h) replacing existing passenger carrying units with passenger carrying units differing from original design or manufacture; or
- (i) adding passenger carrying units to an existing amusement device with passenger carrying units differing from original design or manufacture.

(2) The documents to be submitted under subsection (1) are,

- (a) a detailed description of the proposed alteration; and
 - (b) all documents required to be filed as part of the technical dossier under subsection 9 (2) that relate to the proposed alteration.
- (3) A licence holder who proposes to make an alteration described in subsection (1) shall ensure that,
- (a) the alteration is made by or under the direct supervision of the licence holder;
 - (b) the alteration is carried out in conformity with the requirements of this Regulation; and
 - (c) the amusement device is inspected by an inspector prior to being put into operation after the alteration is made.
- (4) If, after a permit has been issued for an amusement device, the licence holder proposes to make an alteration to it, other than an alteration described in subsection (1), that affects the data contained in the technical dossier for the device, the holder shall submit to the director an amendment to the technical dossier outlining the alteration,
- (a) forthwith, if the alteration is an alteration that affects the safe operation of the device; or
 - (b) at the time that the licence holder applies for a renewal of the permit for the device, if the alteration is not an alteration that affects the safe operation of the device.
- (5) A permit holder who proposes to make an alteration to an amusement device in accordance with subsection (4) shall ensure that,
- (a) the proposed alteration is in conformity with this Regulation; and
 - (b) the proposed alteration complies with the manufacturer's specifications or is approved by a professional engineer.

Erection and maintenance

11. (1) With respect to each amusement device that a licence holder operates or intends to operate, the licence holder shall ensure that,

- (a) the erection of the amusement device is carried out in accordance with the procedures set out in this section and the technical dossier for the amusement device required under section 9;
- (b) no erection or maintenance is performed unless the work is performed by a mechanic or by a mechanic-in-training under the supervision of a mechanic;
- (c) no mechanic is assigned work that is beyond the scope of the mechanic's experience and training; and
- (d) the amusement device is not used or operated unless it is maintained in accordance with the procedures set out in the technical dossier with respect to the amusement device and with this section.

(2) A licence holder shall ensure that each amusement device operated by the licence holder is maintained in such a manner and as often as is necessary to ensure that the amusement device is in safe operating condition having regard to,

- (a) the inherent quality and condition of the amusement device;
- (b) the manufacturer's recommendations for maintenance of the amusement device; and
- (c) the frequency and method of usage of the amusement device.

(3) A licence holder shall ensure that the maintenance of each amusement device operated by the licence holder includes,

- (a) the carrying out of all safety-related recommendations issued by the manufacturer with respect to the amusement device;
- (b) the checking and examination of all parts and functions at intervals sufficient to ensure the safe operation of the amusement device;
- (c) the cleaning, lubricating and adjusting of all parts at intervals sufficient to ensure the safe operation of the amusement device; and
- (d) the repairing or replacing of worn, defective, damaged or broken parts on the amusement device.

(4) If maintenance referred to in subsection (3) is carried out on an amusement device, the licence holder shall ensure that it is in safe operating condition and take all steps and reasonable precautions to ensure that the parts and functions will remain in safe operating condition until the next scheduled inspection and examination.

(5) No mechanic shall undertake work on an amusement device that is beyond the scope of the mechanic's experience and training.

(6) If a part of an amusement device is replaced for any reason, the replacement part shall be at least equivalent in strength and function to the original supplied by the manufacturer.

Notice to director in case of defect

12. Where a manufacturer of an amusement device or a licence holder discovers a defect in a part or component of the device that is related to its safe operation or usage and that part or component is replaced, the manufacturer or permit holder, as the case may be, shall forthwith notify the director, in writing, stating the nature of the defect and the details of any action taken with respect to the part or component.

Operation of amusement devices

13. (1) No person shall operate an amusement device or cause or permit it to be operated,

- (a) if the device is not safe to operate;
- (b) in an unsafe manner; or
- (c) using an unsafe practice.

(2) No person shall, without the director's consent, operate or cause or permit the operation of an amusement device that is involved in an accident that results in the death of or serious injury to a person.

(3) No person shall remove, displace, interfere with or damage any device installed in or about an amusement device for its safe operation.

(4) No person shall behave in or on an amusement device or do any work on an amusement device in such manner as to,

- (a) impair the safe operation of the device; or
- (b) endanger any person.

(5) If an accident or an incident occurs in connection with an amusement device that results in the death of or serious injury to any person, the licence holder responsible for the device shall immediately notify the director of the accident or incident.

(6) A licence holder responsible for an amusement device that is involved in an accident or an incident indicating that the device is potentially dangerous shall,

- (a) notify the director of the accident or incident by telephone within 24 hours; and
- (b) submit to the director a written report setting out the particulars of the accident or incident within seven days.

(7) Where an accident or incident resulting in the death of or serious injury to a person has occurred, no person shall, except for the purpose of rescuing an injured person, interfere with, disturb, destroy, carry away or alter any wreckage, article or thing at the scene of or connected with the amusement device without an inspector's permission.

Duty of licence holder and log books

14. (1) A licence holder shall ensure with respect to each amusement device operated by the licence holder that,

- (a) the device is operated in accordance with this Regulation, the technical dossier filed with the director and the manufacturer's instructions, where applicable, relating to the device;
- (b) before the device is opened to the public each day, it is inspected and tested in accordance with the technical dossier and manufacturer's instructions, where applicable, relating to the device;
- (c) a record of each inspection and test that is carried out on the device is kept in a log book.

(2) A record referred to in clause (1) (c) shall be signed by the person performing the inspection or test, or that person's supervisor, attesting to the carrying out of the inspection or test.

(3) In addition to a record of daily inspections and tests, the log book shall contain,

- (a) results of all other inspections and tests on the amusement device;
- (b) daily records of the operation of the amusement device, including all data concerning accidents and incidents involving the device; and
- (c) maintenance records, including all data concerning changes and improvements carried out on the device.

(4) A log book shall be kept for a period of at least six years from the date of the last entry in the log book.

(5) That portion of a log book that covers the 12-month period previous to the date of the last entry in the log book shall be kept at the location of the amusement device to which it relates.

(6) A licence holder shall ensure that copies of the last inspection report prepared by an inspector under the Act, the licence to carry on the business of operating amusement devices, the permit for the amusement device, the technical dossier and any manufacturer's bulletins relating to the amusement device are available to the inspector for inspection purposes in the vicinity of the amusement device to which it relates.

(7) Signs describing rider responsibility shall be posted at or near the amusement device as required by the director.

Attendants and operators

15. (1) A licence holder shall appoint a sufficient number of operators and attendants in respect of each amusement device operated by the holder to ensure that they are operated safely and in accordance with this Regulation.

(2) A licence holder shall ensure that the attendants and operators of the holder are readily identifiable.

(3) A licence holder shall ensure that,

- (a) each operator of an amusement device of the holder has such knowledge, training and experience that,
 - (i) he or she is able to operate it safely without supervision, and

- (ii) he or she is aware of the hazardous situations that may occur with respect to persons using the amusement device to which the operator is assigned;
- (b) each attendant of an amusement device of the holder has such knowledge, training and experience that,
 - (i) he or she is able to carry out his or her responsibilities without supervision, and
 - (ii) he or she is aware of the hazardous situations that may occur with respect to persons using the amusement device to which the attendant is assigned.
- (4) An attendant who is assigned to an amusement device shall,
 - (a) be located in the area or at the position required by the manufacturer of the device or by the licence holder;
 - (b) be responsible for the safe functioning and use of the amusement device or component that is within the scope of the attendant's duties as assigned by the licence holder in the technical dossier;
 - (c) ensure that persons move safely to or from the device;
 - (d) ensure that persons using the device are adequately instructed with respect to the use of the area and components under the attendant's supervision; and
 - (e) ensure that all components of the device are engaged in order to fulfil their respective purposes and that all necessary safety measures in the circumstances are taken before a signal to operate is given to the operator or person using the device.
- (5) An operator shall be responsible for the safe operation and use of the amusement device or part of it to which he or she is assigned.
- (6) No operator assigned to an amusement device shall,
 - (a) operate or initiate the operation of the device unless signalled by an attendant that it is ready for operation or unless the operator is otherwise satisfied that all necessary safety measures in the circumstances have been taken to ensure the safe operation of the device;
 - (b) operate more than one amusement device at a time; or
 - (c) while on duty, leave the controls of the device unattended without taking measures to prevent the unauthorized operation of the device and ensure its safe operation.
- (7) A rider who has direct control over the starting, stopping and speed of a passenger carrying unit of an amusement device is not an operator despite the definition of "operator" in subsection 1 (1).

Inspections

16. (1) An amusement device shall be inspected by an inspector at such intervals as may be determined by the director to ensure that the device is safe.

(2) The labour, test load, measuring and other devices required to carry out the inspection shall be provided and the fee set by the designated administrative authority paid by,

- (a) in the case of an initial inspection, a special inspection following an alteration or a follow-up inspection after an initial inspection or a special inspection, the licence holder who installed or altered the amusement device;
- (b) in the case of any other inspection, the owner of the amusement device.

Commencement

17. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 222/01 made under the TECHNICAL STANDARDS AND SAFETY ACT, 2000

Made: June 20, 2001

Filed: June 22, 2001

CERTIFICATION AND TRAINING OF ELEVATING DEVICE MECHANICS

Interpretation

1. (1) In this Regulation,

"certificate" means a certificate issued under this Regulation;

"class of certificate" means an additional certificate issued to the holder of a certificate;

"direct supervision" means, with respect to a mechanic-in-training, that a supervising certificate holder is on site and available to assist and supervise the mechanic-in-training;

"elevating device" means an elevating device within the meaning of Ontario Regulation 209/01 (Elevating Devices);

"mechanic-in-training" means a person who applies to be a mechanic and who works under the supervision of a mechanic.

(2) A reference in this Regulation to a director is a reference to the director to whom the subject matter of this Regulation is assigned.

Application

2. (1) This Regulation applies to all persons who construct, install, alter, repair, test, operate or maintain an elevating device or any part of an elevating device.

(2) An employee of an owner of an elevating device who is only registered as a contractor for the purpose of allowing those employees to perform rescue operations is exempt from this Regulation if the owner,

- (a) designates only those employees trained by a registered contractor to safely perform rescue operations on devices owned and operated by the owner and located on the owner's premises;

- (b) develops written operating procedures for rescue operation in conjunction with the registered contractor;

- (c) maintains an up-to-date list of all employees trained in rescue operations to the standards established by the registered contractor, indicating the dates of initial and subsequent training; and

- (d) provides the director with the operating procedures and training on request.

Requirements for compliance

3. (1) Every person engaged in an activity, use of equipment, process or procedure to which the Act and this Regulation apply shall comply with the Act and this Regulation.

(2) For the purposes of subsection (1), the reference to an activity, use of equipment, process or procedure includes, but is not limited to,

design, construction, erection, installation, maintenance, alteration, service or operation of an elevating device or part thereof.

(3) A supervising certificate holder shall not certify that a mechanic has met experience requirements required under this Regulation unless he or she has ensured that the mechanic has in fact met those requirements.

Certificate required

4. (1) No person shall work on an elevating device as a mechanic without first having obtained a certificate from the director designating the person as one or more of the following:

1. An elevating device mechanic, class A (an "EDM-A certificate").
2. An elevating device mechanic, class B (an "EDM-B certificate").
3. An elevating device mechanic, class C (an "EDM-C certificate").
4. An elevating device mechanic, class D (an "EDM-D certificate").
5. An elevating device mechanic, class E (an "EDM-E certificate").
6. An elevating device mechanic, class F (an "EDM-F certificate").
7. An elevating device mechanic, class CE (an "EDM-CE certificate").
8. An elevating device mechanic, class CM (an "EDM-CM certificate").
9. An elevating device mechanic-in-training, Class T (an "EDM-T certificate").

(2) An application for a certificate or for the addition of one or more classes of certificate to a certificate shall be in the form published by the designated administrative authority, include documents that attest to the fact that the applicant has the necessary practical skills and experience for the certificate sought and be accompanied by the fee set by the designated administrative authority.

Renewal of certificate

5. (1) An application to renew a certificate shall be made to the director in the form published by the designated administrative authority and be accompanied by the fee set by the designated administrative authority.

(2) An application for renewal shall include a completed skills passport in the form published by the designated administrative authority.

(3) An application for renewal may be made before the applicant's certificate expires.

(4) If a mechanic fails to renew his or her certificate before it expires, the mechanic shall not work as a mechanic after the date of expiry of the certificate but may apply to the director for a renewal.

(5) If a mechanic applies for a renewal of a certificate under subsection (4), the director may renew it if,

- (a) the application for renewal is made within 12 months of the expiry date shown on the certificate; and
- (b) the applicant pays the fee set by the designated administrative authority and complies with subsection (2).

(6) If a mechanic applies for a renewal of a certificate under subsection (4) more than 12 months after the expiry date shown on the

expired certificate, the application shall be treated as a new application for a certificate under section 4, and the applicant shall,

- (a) take a written examination conducted or approved by the director with respect to the subject matter of the class of certificate applied for;
- (b) include with the application a completed skills passport in the form published by the designated administrative authority; and
- (c) include with the application the fee set by the designated administrative authority.

(7) If an elevating device mechanic-in-training applies for a renewal of a certificate under subsection (4) more than 12 months after the expiry date shown on the expired certificate, the application shall be treated as a new application for a certificate under section 4, and the applicant shall include with the application,

- (a) a completed skills passport in the form published by the designated administrative authority;
- (b) a letter from his or her employer stating the nature of the work being performed by the applicant, the dates worked, and the name of the supervising certificate holder; and
- (c) the fee set by the designated administrative authority.

Conditions for certificate

6. (1) An applicant for a certificate shall have successfully completed a program approved by the director that is delivered by a training organization approved by the director for each class of certificate sought by the applicant.

(2) An applicant shall have successfully completed an examination or a series of examinations, conducted or approved by the director, demonstrating that the applicant possesses the necessary knowledge and competence for each certificate or class of certificate sought by the applicant.

(3) If the applicant fails the examination or series of examinations on three successive attempts, the applicant must successfully complete the program described in subsection (1) after making the unsuccessful attempts and before taking the examination or series of examinations again, and subsection (5) does not apply.

(4) If the applicant fails the examination or series of examinations for a certificate or a class of certificate, he or she is not entitled to take the examination or series of examinations for the class of certificate again until,

- (a) he or she makes a new application for the class of certificate; and
- (b) 30 days have passed since the applicant took the examination or series of examinations.

(5) An applicant is not required to comply with subsections (1) and (2) if the director is satisfied that the applicant possesses the necessary knowledge and competence with respect to each certificate or class of certificate sought by the applicant.

(6) An applicant for a certificate, regardless of the class of certificate being sought, shall fully complete a safety-training workshop delivered by the designated administrative authority or a training organization approved by it prior to submitting an application for a certificate.

(7) An applicant applying for a EDM-T certificate is not required to comply with subsections (1) to (5).

Certificate not transferable

7. A certificate is not transferable.

Term of certificate

8. (1) A certificate expires on the second anniversary of the holder's date of birth after it is issued.

(2) If a class of certificate is added to an initial certificate after the initial certificate is issued, the expiry date of the initial certificate does not change.

(3) A certificate that is renewed expires on the date set out in it.

Duty to notify director of change of address

9. (1) A person who holds a certificate shall notify the director within 30 days after any change in his or her address.

(2) The director is not responsible for misdirected notices or renewals resulting from the certificate holder's failure to comply with subsection (1).

Scope of certificate, EDM-A certificate

10. (1) A person who holds an EDM-A certificate may, without supervision, construct, install, alter, repair, service, maintain or test any class of elevating device as set out in Ontario Regulation 209/01 (Elevating Devices), except that of passenger ropeways and the equipment and accessories essential to their operation, but only if the person has experience on that class of device.

(2) A holder of an EDM-A certificate who does not have experience on a class of elevating device shall not perform the functions referred to in subsection (1) without supervision by the holder of an EDM-A certificate who has experience on the class of device.

EDM-B certificate

11. (1) A person who holds an EDM-B certificate may, without supervision, construct, install, alter, repair, maintain or test construction hoists within the meaning of Ontario Regulation 209/01 (Elevating Devices) and the equipment and accessories essential to their operation but only if the person has demonstrated the essential skills required to work on construction hoists and has had that experience documented and signed by the supervising certificate holder.

(2) A holder of an EDM-B certificate who does not have documented experience on construction hoists shall not perform the functions referred to in subsection (1) without supervision by the holder of an EDM-B certificate who has such experience.

EDM-C certificate

12. (1) A person who holds an EDM-C certificate may, without supervision, repair, service and maintain the same classes of elevating device as the holder of an EDM-A certificate and the equipment and accessories essential to their operation if,

- (a) the person has demonstrated the essential skills required to work on those classes of device and has had that experience documented and signed by the supervising certificate holder; and
- (b) the elevating devices on which the person performs the functions are owned, operated and maintained by the person's employer.

(2) A holder of an EDM-C certificate who does not have documented experience on a class of device shall not perform the functions referred to in subsection (1) without supervision.

EDM-D certificate

13. A person who holds an EDM-D certificate may, without supervision, renovate the interior of an elevating device cab and, in so doing, may carry out electrical work with respect to lighting in the cab, but shall not do anything with respect to control circuitry or carry out any other type of electrical work.

EDM-E certificate

14. A person who holds an EDM-E certificate may, without supervision, construct, install, service and maintain elevating devices for

persons with physical disabilities referred to in Ontario Regulation 209/01 (Elevating Devices), with the exception of enclosed vertical platform lifts.

EDM-F certificate

15. A person who holds an EDM-F certificate may, without supervision, examine and test any class of elevating device, except that of passenger ropeways, but may not perform physical tests on an elevating device except under the supervision of a holder of an EDM-A certificate.

EDM-T certificate

16. A person who holds an EDM-T certificate,

- (a) may perform the same range and scope of work allowed under the scope of the certificate of the supervising certificate holder if those skills have been documented and signed by a qualified EDM; and
- (b) may not work on any device or job function for which the EDM-T certificate holder does not have the documented skills, except under the direct supervision of the supervising elevating device mechanic.

EDM-CE certificate

17. (1) A person who holds an EDM-CE certificate may, without supervision, repair, service and maintain the electrical portions of the same classes of elevating device as the holder of an EDM-A certificate and the equipment and accessories essential to their operation if,

- (a) the person has electrical experience that is documented in the form published by the designated administrative authority on those classes of device; and
- (b) the elevating devices on which the person performs the functions are owned and operated by the person's employer.

(2) A holder of an EDM-CE certificate who does not have the documented experience referred to in clause (1) (a) shall not perform the functions referred to in subsection (1) unless the person is under the direct supervision of a person who is the holder of an EDM-CE certificate who has documented experience.

EDM-CM certificate

18. (1) A person who holds an EDM-CM certificate may, without supervision, repair, service and maintain the mechanical portions of the same classes of elevating device as the holder of an EDM-A certificate and the equipment and accessories essential to their operation if,

- (a) the person has documented mechanical experience in the form published by the designated administrative authority on those classes of device; and
- (b) the elevating devices on which the person performs the functions are owned and operated by the person's employer.

(2) A holder of an EDM-CM certificate who does not have the documented experience referred to in clause (1) (a) shall not perform the functions referred to in subsection (1) unless the person is under the direct supervision of a person who is the holder of an EDM-CM certificate who has documented experience.

Commencement

19. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 223/01

made under the

**TECHNICAL STANDARDS AND
SAFETY ACT, 2000**

Made: May 31, 2001

Filed: June 22, 2001

**CODES AND STANDARDS ADOPTED
BY REFERENCE**

1. (1) The "Amusement Devices Code Adoption Document" published by the designated administrative authority and dated June 1, 2001 is hereby adopted by reference as part of Ontario Regulation 221/01 (Amusement Devices).

(2) A reference in Ontario Regulation 221/01 to the "Amusement Devices Code Adoption Document" is a reference to it as amended from time to time, and whether the amendment was made before or after this Regulation was adopted.

2. (1) The "Boilers and Pressure Vessels Code Adoption Document" published by the designated administrative authority and dated June 1, 2001 is hereby adopted by reference as part of Ontario Regulation 220/01 (Boilers and Pressure Vessels).

(2) A reference in Ontario Regulation 220/01 to the "Boilers and Pressure Vessels Code Adoption Document" is a reference to it as amended from time to time, and whether the amendment was made before or after this Regulation was adopted.

3. (1) The "Compressed Natural Gas Code Adoption Document" published by the designated administrative authority and dated June 1, 2001 is hereby adopted by reference as part of Ontario Regulation 214/01 (Compressed Natural Gas).

(2) A reference in Ontario Regulation 214/01 to the "Compressed Natural Gas Code Adoption Document" is a reference to it as amended from time to time, and whether the amendment was made before or after this Regulation was adopted.

4. (1) The "Elevating Devices Code Adoption Document" published by the designated administrative authority and dated June 1, 2001 is hereby adopted by reference as part of Ontario Regulation 209/01 (Elevating Devices).

(2) A reference in Ontario Regulation 209/01 to the "Elevating Devices Code Adoption Document" is a reference to it as amended from time to time, and whether the amendment was made before or after this Regulation was adopted.

5. (1) The "Fuel Oil Code Adoption Document" published by the designated administrative authority and dated June 1, 2001 is hereby adopted by reference as part of Ontario Regulation 213/01 (Fuel Oil).

(2) A reference in Ontario Regulation 213/01 to the "Fuel Oil Code Adoption Document" is a reference to it as amended from time to time, and whether the amendment was made before or after this Regulation was adopted.

6. (1) The "Gaseous Fuels Code Adoption Document" published by the designated administrative authority and dated June 1, 2001 is hereby adopted by reference as part of Ontario Regulation 212/01 (Gaseous Fuels).

(2) A reference in Ontario Regulation 212/01 to the "Gaseous Fuels Code Adoption Document" is a reference to it as amended from time to time, and whether the amendment was made before or after this Regulation was adopted.

7. (1) The "Liquid Fuels Handling Code Adoption Document" published by the designated administrative authority and dated June 1,

2001 is hereby adopted by reference as part of Ontario Regulation 217/01 (Liquid Fuels).

(2) A reference in Ontario Regulation 217/01 to the "Liquid Fuels Handling Code Adoption Document" is a reference to it as amended from time to time, and whether the amendment was made before or after this Regulation was adopted.

8. (1) The "Oil and Gas Pipeline Systems Code Adoption Document" published by the designated administrative authority and dated June 1, 2001 is hereby adopted by reference as part of Ontario Regulation 210/01 (Oil and Gas Pipeline Systems).

(2) A reference in Ontario Regulation 210/01 to the "Oil and Gas Pipeline Systems Code Adoption Document" is a reference to it as amended from time to time, and whether the amendment was made before or after this Regulation was adopted.

9. (1) The "Propane Code Adoption Document" published by the designated administrative authority and dated June 1, 2001 is hereby adopted by reference as part of Ontario Regulation 211/01 (Propane Storage and Handling).

(2) A reference in Ontario Regulation 211/01 to the "Propane Code Adoption Document" is a reference to it as amended from time to time, and whether the amendment was made before or after this Regulation was adopted.

10. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

NORMAN W. STERLING
Minister of Consumer and Business Services

Dated on May 31, 2001.

27/01

ONTARIO REGULATION 224/01

made under the

AMUSEMENT DEVICES ACT

Made: May 31, 2001

Filed: June 22, 2001

Revoking O. Reg. 428/00
(Canadian Bungee Code of Safe Practice)

1. Ontario Regulation 428/00 is revoked.

2. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

NORMAN W. STERLING
Minister of Consumer and Business Services

Dated on May 31, 2001.

27/01

ONTARIO REGULATION 225/01

made under the
ENERGY ACT

Made: June 20, 2001
Filed: June 22, 2001

REVOKING VARIOUS REGULATIONS

1. Regulation 329 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 679/91, 217/92, 538/92, 542/92, 447/93, 349/96, 442/96 and 543/96 are revoked.

2. Ontario Regulations 348/96, 158/97 and 594/99 are revoked.

3. Ontario Regulations 83/97 and 151/99 are revoked.

4. Ontario Regulation 546/96 is revoked.

5. Ontario Regulation 157/97 is revoked.

6. Ontario Regulation 514/96 is revoked.

7. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 226/01

made under the
GASOLINE HANDLING ACT

Made: June 20, 2001
Filed: June 22, 2001

REVOKING VARIOUS REGULATIONS

1. Ontario Regulation 156/97 is revoked.

2. Ontario Regulations 521/93, 531/93 and 447/96 are revoked.

3. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 227/01

made under the
BOILERS AND PRESSURE VESSELS ACT

Made: June 20, 2001
Filed: June 22, 2001

Revoking Reg. 59 of R.R.O. 1990
(General)

1. Regulation 59 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 1/92, 721/92, 349/93, 444/96 and 541/96 are revoked.

2. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 228/01

made under the
AMUSEMENT DEVICES ACT

Made: June 20, 2001
Filed: June 22, 2001

Revoking Reg. 20 of R.R.O. 1990
(General)

1. Regulation 20 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 548/92, 348/93, 636/94, 440/96 and 540/96 are revoked.

2. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

RÈGLEMENT DE L'ONTARIO 228/01

pris en application de la
LOI SUR LES ATTRACTIONS

pris le 20 juin 2001
déposé le 22 juin 2001

abrogeant le Règl. 20 des R.R.O. de 1990
(Dispositions générales)

1. Le Règlement 20 des Règlements refondus de l'Ontario de 1990 et les Règlements de l'Ontario 548/92, 348/93, 636/94, 440/96 et 540/96 sont abrogés.

2. Le présent règlement entre en vigueur le jour où la *Loi de 2000 sur les normes techniques et la sécurité* est proclamée en vigueur.

27/01

ONTARIO REGULATION 229/01

made under the
**UPHOLSTERED AND STUFFED
ARTICLES ACT**

Made: June 20, 2001
Filed: June 22, 2001

Revoking Reg. 1092 of R.R.O. 1990
(General)

1. Regulation 1092 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 729/91, 723/92, 352/93, 445/96, 82/97 and 162/97 are revoked.

2. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 230/01

made under the

ELEVATING DEVICES ACT

Made: June 20, 2001

Filed: June 22, 2001

REVOKING VARIOUS REGULATIONS

1. Regulation 316 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 2/92, 549/92, 350/93, 439/96 and 542/96 are revoked.

2. Ontario Regulation 155/97 is revoked.

3. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 231/01

made under the

OPERATING ENGINEERS ACT

Made: June 20, 2001

Filed: June 22, 2001

Revoking Reg. 904 of R.R.O. 1990
(General)

1. Regulation 904 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 3/92, 220/92, 722/92, 46/93, 351/93 and 446/96 are revoked.

2. This Regulation comes into force on the day the *Technical Standards and Safety Act, 2000* is proclaimed in force.

27/01

ONTARIO REGULATION 232/01

made under the

**ALCOHOL AND GAMING REGULATION AND
PUBLIC PROTECTION ACT, 1996**

Made: June 20, 2001

Filed: June 22, 2001

Amending O. Reg. 141/01

(Assignment of Powers and Duties — Liquor Control Act,
Regulation 717 of the Revised Regulations of Ontario, 1990)

Note: Ontario Regulation 141/01 has not previously been amended.

1. Section 5 of Ontario Regulation 141/01 is revoked and the following substituted:

5. This Regulation comes into force on July 3, 2001.

2. Tables 1 and 2 of the Regulation are revoked and the following substituted:

TABLE 1

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1.	Clause 3 (1) (b)	To control the delivery of liquor to the public.	Registrar
2.	Clause 3 (1) (e)	To authorize manufacturers of beer and spirits and wineries that manufacture Ontario wine to sell their spirits, beer or Ontario wine in stores owned and operated by the manufacturer or winery and to authorize Brewers Retail Inc. to operate stores for the sale of beer to the public.	Board
3.	Clause 3 (1) (f)	To control and supervise the marketing methods and procedures in stores owned and operated by manufacturers and wineries referred to in item 2.	Board
4.	Clause 3 (1) (g)	To determine, subject to the <i>Liquor Licence Act</i> , the municipalities within which stores owned and operated by manufacturers and wineries referred to in item 2 shall be established or authorized and the location of such stores in such municipalities.	Board
5.	Clause 3 (2) (a)	To establish conditions, subject to any regulation, with respect to authorizations for stores owned and operated by manufacturers and wineries referred to in item 2.	Board
6.	Clause 3 (2) (d)	To establish conditions, subject to any regulations, with respect to authorizations granted with respect to the delivery of liquor to the public.	Board

TABLE 2

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1.	Section 1	To direct the hours of operation of stores for the sale of liquor.	Registrar
2.	Section 2	To approve the location of stores established for the sale of beer.	Board
3.	Subsection 3 (1)	To approve stores owned and operated by wineries that manufacture Ontario wine to sell wine to the public made by the manufacturer.	Board
4.	Subsection 3 (2)	To approve in stores owned and operated by wineries that manufacture Ontario wine the sale of wine made by other manufacturers of Ontario wine that is part of a gift or souvenir package.	Board

27/01

ONTARIO REGULATION 233/01

made under the

LIQUOR LICENCE ACT

Made: June 20, 2001

Filed: June 22, 2001

Amending Reg. 718 of R.R.O. 1990
(General)

Note: Regulation 718 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Section 12 of Regulation 718 of the Revised Regulations of Ontario, 1990 is revoked.

2. Section 14 of the Regulation is revoked and the following substituted:

LIQUOR DELIVERY LICENCES

14. (1) An application for the issuance or renewal of a licence to deliver liquor shall be on a form supplied by the Registrar of Alcohol and Gaming.

(2) Subject to section 13 of the Act, a licence to deliver liquor expires on the date set out in the licence.

(3) A licence holder who ceases to deliver liquor shall immediately surrender the licence to the Registrar of Alcohol and Gaming.

(4) Subsection (3) does not apply if an application is made to the Registrar of Alcohol and Gaming to transfer the licence.

15. A licence to deliver liquor for a fee is subject to the following conditions:

1. The licence holder shall purchase liquor only from government stores operated by the Liquor Control Board of Ontario or Brewers Retail Inc. as agent for another person who is legally entitled to purchase liquor.
2. The licence holder shall not purchase liquor from government stores operated by the Liquor Control Board of Ontario or Brewers Retail Inc. before receiving an order from a person who is legally entitled to purchase liquor.
3. An order shall include and the licence holder shall record on an order form,
 - i. the name and address of the licence holder,
 - ii. the name and address of the person on whose behalf the purchase is made,
 - iii. the kinds and quantities of liquor to be purchased, and
 - iv. the residential address where the liquor is to be delivered.
4. The licence holder shall deliver the liquor to a person at the residential address listed in the purchase order referred to in paragraph 3.
5. The licence holder shall obtain a receipt at the time of delivery, signed by the person on whose behalf liquor was purchased or by another person who resides at the place of delivery and who is at least 19 years of age, which states,
 - i. the name and address of the person for whom the purchase was made,
 - ii. the date of delivery,
 - iii. the kinds and quantities of liquor delivered,

- iv. the price paid for liquor purchased,
- v. the delivery fee, and
- vi. the name of the person making the delivery.

6. The licence holder shall not complete delivery unless the signed receipt referred to in paragraph 5 has been obtained.

7. The licence holder shall charge the following minimum fee for the delivery of liquor:

- i. \$6 in the municipalities of Burlington, Peterborough, Toronto and Welland,
- ii. \$5.50 in the municipalities of Barrie and Petawawa,
- iii. \$5 in the municipalities of Niagara Falls, Orillia and St. Catharines, and
- iv. \$4 in all other municipalities.

16. (1) A holder of a licence to deliver liquor shall deliver liquor on the same day that the liquor is purchased and no later than one hour following the closing of the store from which the liquor was purchased.

(2) The licence holder and employees of the licence holder shall carry at all times during the purchase and delivery of liquor a copy of the licence to deliver liquor.

(3) The licence holder shall retain at its place of business, as set out in the licence, a copy of each order form and receipt referred to in section 15 for at least one year from the date of purchase and delivery.

17. (1) A holder of a licence to deliver liquor and employees of the licence holder shall inspect an item of identification before delivering liquor to a person who appears to be under 19 years of age.

(2) The item of identification referred to in subsection (1) shall include a photograph of the person, state his or her date of birth and must reasonably appear to have been issued by a government.

(3) Without limiting the generality of subsection (2), the item of identification referred to in subsection (1) may include any of the types of identification listed in subsection (4).

(4) The following types of identification are prescribed for the purposes of subsection 30 (6) of the Act in relation to the delivery of liquor:

1. A driver's licence issued by the province of Ontario with a photograph of the person to whom the licence was issued.
2. A Canadian passport.
3. A Canadian citizenship card with a photograph of the person to whom the card was issued.
4. A Canadian armed forces identification card with a photograph of the person to whom the card was issued.
5. A photo-identification card issued by the former Liquor Licence Board of Ontario.
6. A photo-identification card issued by the Liquor Control Board of Ontario.

18. (1) A holder of a licence to deliver liquor shall not carry on business as a liquor delivery service under a name other than the name set out on the licence or a name authorized by the Registrar of Alcohol and Gaming under subsection (2).

(2) The Registrar of Alcohol and Gaming may authorize the licence holder to carry on business under a name other than the name set out on the licence if the Registrar determines that the public will

not be misled as to the obligations of the licence holder under the Act or the regulations.

19. A holder of a licence to deliver liquor shall not permit free liquor to be offered or given to a customer as a prize in a contest.

20. A holder of a licence to deliver liquor shall not directly or indirectly request, demand or receive any financial or material benefit from a manufacturer of liquor or a representative or an employee of the manufacturer.

21. (1) Subject to subsection (2), a licence holder shall not, without the prior approval of the Registrar of Alcohol and Gaming, advertise liquor or the availability of liquor.

(2) In an advertisement, the licence holder may, without the prior approval of the Registrar,

- (a) state that the licence holder is licensed by the Alcohol and Gaming Commission to deliver liquor from government stores operated by the Liquor Control Board of Ontario or Brewers Retail Inc. to a person's residence;
 - (b) state the name of the delivery service, its address, telephone number, facsimile number and e-mail address or the name under which the licence holder is carrying on business and its delivery fees; and
 - (c) refer in general terms to the types of liquor available for delivery.
- (3) The licence holder shall ensure that no advertisement,
- (a) promotes the immoderate consumption of liquor;
 - (b) conveys that liquor is offered for sale by the licence holder; or
 - (c) targets a person under 19 years of age.

22. A holder of a licence to deliver liquor shall not deliver liquor to a patient in an institution listed in the Schedule or to a patient in an institution for the treatment of alcoholics.

23. (1) A holder of a licence to deliver liquor shall not contract out the delivery of liquor.

(2) Despite subsection (1), a licence holder may contract out the delivery of liquor to a person who is applying to the Registrar of Alcohol and Gaming to receive the transfer of the licence if,

- (a) the applicant has filed with the Registrar of Alcohol and Gaming an application for transfer and paid the required fee; and
- (b) the licence holder has signed an authorization for the applicant to operate the business and has filed the authorization with the Registrar of Alcohol and Gaming.

(3) A licence holder may not contract out the delivery of liquor under subsection (2) for a period of more than 90 days after the day the person applies for the transfer of the licence.

(4) The authorization filed under clause (2) (b) shall state that the licence holder remains responsible for compliance with the obligations under the licence during the period that the delivery of liquor has been contracted out.

TRANSFER OF LICENCE

24. (1) A change in ownership of a business that is described in this section is a prescribed change for the purposes of subsection 16 (1) of the Act.

(2) A prescribed change occurs in the following circumstances:

- 1. A licence holder that is a sole proprietorship becomes a corporation and the former sole proprietor is the only officer, director and shareholder of the corporation.

2. A partner withdraws from a partnership that is a licence holder.

3. A licence holder that is a partnership becomes a corporation and the former partners are the only officers, directors and shareholders of the corporation.

4. A licence holder that is a corporation becomes a new corporation and the officers, directors and shareholders of the former corporation are the only officers, directors and shareholders of the new corporation.

5. A licence holder that is a corporation with a single officer, director and shareholder becomes a sole proprietorship and the single officer, director and shareholder of the former corporation is the sole proprietor.

6. A licence holder that is a corporation becomes a partnership and the officers, directors and shareholders of the former corporation are the only partners.

(3) If a prescribed change occurs as a result of the withdrawal of a partner from a partnership, the partnership may, for the purposes of subsection 16 (1) of the Act, deliver liquor if the partnership gives the Registrar of Alcohol and Gaming written notice of the change within 30 days after it occurs.

(4) A prescribed change occurs when a person other than the licence holder becomes entitled to any of the profits from the delivery of liquor or liable for any obligations incurred from the delivery of liquor.

25. (1) A change in ownership of a licence holder that is a corporation described in this section is a prescribed change for the purposes of subsection 16 (2) of the Act.

(2) A prescribed change occurs when a person acquires more than 10 per cent of the equity shares of the corporation as a result of the issuance of shares or a transfer of shares.

(3) In subsection (2),

"equity shares" means the shares that carry voting rights either under all circumstances or under some circumstances that have occurred and are continuing.

(4) A prescribed change occurs when the shares of the corporation are converted into the shares of another corporation with which it merges or amalgamates.

(5) A prescribed change occurs when,

- (a) a person becomes or ceases to be a director or officer of the corporation; or
- (b) a person becomes or ceases to be a shareholder of a holding company that owns a controlling interest in the corporation.

(6) If a prescribed change occurs under subsection (5), the corporation may, for the purposes of subsection 16 (2) of the Act, deliver liquor for a fee if the corporation gives the Registrar of Alcohol and Gaming written notice of the change within 30 days after the change occurs.

26. Section 10 of the Act does not apply to a person who delivers liquor on behalf of a manufacturer.

TRANSITION

27. A person who was authorized by the Liquor Control Board of Ontario to deliver liquor to the public for a fee on July 2, 2001 shall be deemed to hold a licence to deliver liquor under this Regulation until October 3, 2001 unless before October 3, 2001 that person has applied for a licence to deliver liquor in which case the deemed licence expires,

- (a) on the day the Registrar issues the licence;

- (b) if the applicant is served with notice of a proposal to refuse to issue the licence,
- (i) on the day the time for giving notice requiring a hearing by the board of the Alcohol and Gaming Commission expires without the applicant requiring a hearing by the board in accordance with section 21 of the Act, or
- (ii) on the day the board of the Alcohol and Gaming Commission holds a hearing, makes a decision or order and the decision or order has become final.

3. This Regulation comes into force on July 3, 2001.

27/01

ONTARIO REGULATION 234/01
made under the
FAMILY BENEFITS ACT

Made: June 20, 2001
Filed: June 22, 2001

Amending Reg. 366 of R.R.O. 1990
(General)

Note: Regulation 366 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. The definition of "liquid assets" in subsection 1 (1) of Regulation 366 of the Revised Regulations of Ontario, 1990 is amended by adding the following clause:

- (p) a payment received under the Walkerton Compensation Plan, other than a payment for future lost income;

2. Subsection 13 (2) of the Regulation is amended by adding the following paragraph:

- 55. A payment received under the Walkerton Compensation Plan, other than a payment for future lost income.

27/01

ONTARIO REGULATION 235/01
made under the
**ONTARIO DISABILITY SUPPORT
PROGRAM ACT, 1997**

Made: June 20, 2001
Filed: June 22, 2001

Amending O. Reg. 222/98
(General)

Note: Since the end of 2000, Ontario Regulation 222/98 has been amended by Ontario Regulation 82/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Subsection 28 (1) of Ontario Regulation 222/98 is amended by adding the following paragraph:

- 31. A payment received under the Walkerton Compensation Plan, other than a payment for future lost income.

2. Subsection 43 (1) of the Regulation is amended by adding the following paragraph:

- 18. A payment received under the Walkerton Compensation Plan, other than a payment for future lost income.

3. This Regulation shall be deemed to have come into force on March 19, 2001.

RÈGLEMENT DE L'ONTARIO 235/01
pris en application de la
**LOI DE 1997 SUR LE PROGRAMME ONTARIEN
DE SOUTIEN AUX PERSONNES HANDICAPÉES**

pris le 20 juin 2001
déposé le 22 juin 2001

modifiant le Règl. de l'Ont. 222/98
(Dispositions générales)

Remarque : Depuis la fin de 2000, le Règlement de l'Ontario 222/98 a été modifié par le Règlement de l'Ontario 82/01. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 20 janvier 2001.

1. Le paragraphe 28 (1) du Règlement de l'Ontario 222/98 est modifié par adjonction de la disposition suivante :

- 31. Un paiement reçu dans le cadre du régime d'indemnisation appelé *Walkerton Compensation Plan*, autre qu'un paiement pour perte de revenu future.

2. Le paragraphe 43 (1) du Règlement est modifié par adjonction de la disposition suivante :

- 18. Un paiement reçu dans le cadre du régime d'indemnisation appelé *Walkerton Compensation Plan*, autre qu'un paiement pour perte de revenu future.

3. Le présent règlement est réputé être entré en vigueur le 19 mars 2001.

27/01

ONTARIO REGULATION 236/01
made under the
ONTARIO WORKS ACT, 1997

Made: June 20, 2001
Filed: June 22, 2001

Amending O. Reg. 134/98
(General)

Note: Ontario Regulation 134/98 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Subsection 39 (1) of Ontario Regulation 134/98 is amended by adding the following paragraph:

- 25. A payment received under the Walkerton Compensation Plan, other than a payment for future lost income.

2. Subsection 54 (1) of the Regulation is amended by adding the following paragraph:

13. A payment received under the Walkerton Compensation Plan, other than a payment for future lost income.

3. This Regulation shall be deemed to have come into force on March 19, 2001.

RÈGLEMENT DE L'ONTARIO 236/01

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 20 juin 2001
déposé le 22 juin 2001

modifiant le Règl. de l'Ont. 134/98
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 134/98 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 20 janvier 2001.

1. Le paragraphe 39 (1) du Règlement de l'Ontario 134/98 est modifié par adjonction de la disposition suivante :

25. Un paiement reçu dans le cadre du régime d'indemnisation appelé *Walkerton Compensation Plan*, autre qu'un paiement pour perte de revenu future.

2. Le paragraphe 54 (1) du Règlement est modifié par adjonction de la disposition suivante :

13. Un paiement reçu dans le cadre du régime d'indemnisation appelé *Walkerton Compensation Plan*, autre qu'un paiement pour perte de revenu future.

3. Le présent règlement est réputé être entré en vigueur le 19 mars 2001.

27/01

ONTARIO REGULATION 237/01

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 20, 2001
Filed: June 22, 2001

Amending O. Reg. 361/98
(Motor Vehicles)

Note: Since the end of 2000, Ontario Regulation 361/98 has been amended by Ontario Regulation 78/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Subsections 9 (10) and (10.1) of Ontario Regulation 361/98 are revoked and the following substituted:

(10) Despite subsection (9), a motor vehicle need not comply with the emission standards prescribed in this section if all of the following criteria are satisfied:

1. The motor vehicle is tested and the test results indicate non-compliance with the prescribed standards.
2. After the test,

- i. the vehicle is taken to a repair facility that has been provided with a copy of the test results and work costing at least as much as the repair cost limit has been performed to bring the vehicle more nearly into compliance with the maximum emission standards, or

- ii. the vehicle is taken to a repair facility that has been provided with a copy of the test results and the repair facility certifies in writing that, in their professional opinion,

A. no work costing less than the repair cost limit will bring the vehicle more nearly into compliance with the maximum emission standards by a significant amount, or

B. they have performed as much work as possible, costing less than the repair cost limit to bring the vehicle more nearly into compliance with the maximum emission standards.

3. Within 60 days after the date of the test, the motor vehicle is returned to a testing facility and retested and the test results again indicate non-compliance with prescribed standards.

4. The work done to the vehicle to bring it into compliance is not covered by a warranty.

(10.1) The exemption provided by subsection (10) applies only until the earlier of the following days:

1. The day that is 24 months after the retest that is required under paragraph 3 of subsection (10).
2. The day on which the motor vehicle is next tested after the retest required under paragraph 3 of subsection (10).

(10.2) For the purposes of subsection (10), the repair cost limit is determined under the following rules:

1. For the Greater Toronto area, the repair cost limit is,
 - i. \$200 for 1999, 2000 and the first six months of 2001, and
 - ii. \$450 after June 30, 2001.
2. For urban and commuter areas, the repair cost limit is,
 - i. \$200 for 2001 and 2002, and
 - ii. \$450 for 2003 and subsequent years.

(2) Subsection 9 (12) of the Regulation is revoked and the following substituted:

(12) The exemption provided by subsection (11) applies only until the earlier of the following days:

1. The day that is 24 months after the motor vehicle is returned to a testing facility under paragraph 3 or 4 of subsection (11).
2. The day on which the motor vehicle is next tested after the later of,
 - i. the day the testing facility records the opinions under paragraph 3 of subsection (11), or
 - ii. the day the vehicle is retested under paragraph 4 of subsection (11).

2. This Regulation comes into force on July 1, 2001.

27/01

ONTARIO REGULATION 238/01
made under the
ENVIRONMENTAL PROTECTION ACT

Made: June 20, 2001
Filed: June 22, 2001

Amending O. Reg. 189/94
(Refrigerants)

Note: Ontario Regulation 189/94 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Section 1 of Ontario Regulation 189/94 is amended by adding the following definitions:

“air-conditioning unit”, in respect of a motor vehicle, means a mechanical vapour compression device driven by an engine that provides cooling principally for the operator or passengers of the vehicle and that contains or is intended to contain a refrigerant;

“refrigerant” means any liquid or gas used in refrigeration equipment and containing any substance listed in section 2;

2. Section 4 the Regulation is amended by adding the following subsection:

(2) Any discharge of 100 kilograms or more of refrigerant into the environment must be reported to the Ministry of the Environment.

3. Section 5 of the Regulation is revoked and the following substituted:

5. (1) No person shall use, in a motor vehicle that requires a permit under the *Highway Traffic Act*, an air-conditioning unit that uses chlorofluorocarbon or hydrochlorofluorocarbon as a refrigerant unless the air-conditioning unit is in use in the motor vehicle on or before December 31, 1995 or installed in the motor vehicle on or before December 31, 1994.

(2) After January 1, 2002, no person shall refill an air-conditioning unit of a motor vehicle, whether or not it requires a permit under the *Highway Traffic Act*, with any refrigerant containing chlorofluorocarbons.

4. Subsection 6 (4) of the Regulation is revoked and the following substituted:

(4) Subsection (3) does not apply to the testing of an air-conditioning unit of a motor vehicle carried out in accordance with the practices set out in the Environmental Code of Practice for Elimination of Fluorocarbon Emissions from Refrigeration and Air Conditioning Systems, published by the National Office of Pollution Prevention, Environmental Protection Service, Environment Canada, and dated March, 1996, as amended from time to time after that date.

5. The Regulation is amended by adding the following sections:

6.1 Every person certified under section 21 to service or test equipment shall create and retain for a minimum period of two years from the date of creation, records containing the following information:

1. All amounts and types of refrigerant purchased or obtained for the purpose of servicing or testing equipment.
2. The amount of and explanation for any discharge of a refrigerant, whether or not it occurs in the course of servicing or testing equipment.
3. The date of any work done servicing or testing equipment, the name of the company doing the work and the name of the individual doing the work.

4. A description of the work done, the amount and type of refrigerant used in the work, the type of refrigerant recaptured in the course of the work and an estimate of the amount of refrigerant recaptured in the course of the work.

6.2 Every person certified under section 21 who conducts a test on refrigeration equipment to determine whether there is a leak in it shall conduct the test in accordance with the practices set out in the Environmental Code of Practice for Elimination of Fluorocarbon Emissions from Refrigeration and Air Conditioning Systems, published by the National Office of Pollution Prevention, Environmental Protection Service, Environment Canada, and dated March, 1996, as amended from time to time after that date.

6. Subsections 11 (2) and (3) of the Regulation are revoked.

7. Clause 12 (a) of the Regulation is revoked and the following substituted:

- (a) a wholesaler in a refrigerant, including any person who acquires the refrigerant for the purpose of resale;

8. Subsection 21 (4) of the Regulation is revoked and the following substituted:

(4) Despite subsection (3), an original certificate issued on or before June 30, 2001 expires,

- (a) on December 31, 2002, for persons whose surname begins with a letter from A to G, inclusive;
- (b) on December 31, 2003, for persons whose surname begins with a letter from H to P, inclusive; and
- (c) on December 31, 2004, for persons whose surname begins with a letter from Q to Z, inclusive.

27/01

ONTARIO REGULATION 239/01
made under the
ENVIRONMENTAL PROTECTION ACT

Made: June 20, 2001
Filed: June 22, 2001

Amending O. Reg. 717/94
(Solvents)

Note: Ontario Regulation 717/94 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) The definition of “class 2 ozone depleting substance” in section 1 of Ontario Regulation 717/94 is revoked and the following substituted:

“class 2 ozone depleting substance” means,

- (a) HCFC-21, also known as dichlorofluoromethane,
- (b) HCFC-22, also known as chlorodifluoromethane,
- (c) HCFC-31, also known as chlorofluoromethane,
- (d) HCFC-121, also known as tetrachlorofluoroethane,
- (e) HCFC-122, also known as trichlorodifluoroethane,
- (f) HCFC-123, also known as dichlorotrifluoroethane,
- (g) HCFC-124, also known as chlorotetrafluoroethane,

- (h) HCFC-131, also known as trichlorofluoroethane,
- (i) HCFC-132, also known as dichlorodifluoroethane,
- (j) HCFC-133, also known as chlorotrifluoroethane,
- (k) HCFC-141, also known as dichlorofluoroethane,
- (l) HCFC-142, also known as chlorodifluoroethane,
- (m) HCFC-151, also known as chlorofluoroethane,
- (n) HCFC-221, also known as hexachlorofluoropropane,
- (o) HCFC-222, also known as pentachlorodifluoropropane,
- (p) HCFC-223, also known as tetrachlorotrifluoropropane,
- (q) HCFC-224, also known as trichlorotetrafluoropropane,
- (r) HCFC-226, also known as chlorohexafluoropropane,
- (s) HCFC-231, also known as pentachlorofluoropropane,
- (t) HCFC-232, also known as tetrachlorodifluoropropane,
- (u) HCFC-233, also known as trichlorotrifluoropropane,
- (v) HCFC-234, also known as dichlorotetrafluoropropane,
- (w) HCFC-235, also known as chloropentafluoropropane,
- (x) HCFC-241, also known as tetrachlorofluoropropane,
- (y) HCFC-242, also known as trichlorodifluoropropane,
- (z) HCFC-243, also known as dichlorotrifluoropropane,
- (z.1) HCFC-244, also known as chlorotetrafluoropropane,
- (z.2) HCFC-251, also known as trichlorofluoropropane,
- (z.3) HCFC-252, also known as dichlorodifluoropropane,
- (z.4) HCFC-253, also known as chlorotrifluoropropane,
- (z.5) HCFC-261, also known as dichlorofluoropropane,
- (z.6) HCFC-262, also known as chlorodifluoropropane,
- (z.7) HCFC-271, also known as chlorofluoropropane,
- (z.8) all other hydrochlorofluorocarbons not specifically listed in the preceding clauses, other than HCFC-225, also known as dichloropentafluoropropane, and
- (z.9) all mixtures containing any of the hydrochlorofluorocarbons listed in the preceding clauses.

(2) Section 1 is amended by adding the following definition:

“class 3 ozone depleting substance” means HCFC-225, also known as dichloropentafluoropropane.

2. Section 2 of the Regulation is revoked and the following substituted:

2. This Regulation does not apply in relation to a solvent that contains one or more class 1 ozone depleting substances or one or more class 2 ozone depleting substances or a class 3 ozone depleting substance, if the total amount of class 1 ozone depleting substances, class 2 ozone depleting substances and class 3 ozone depleting substances in the solvent is less than 1 per cent by weight.

3. (1) Section 3 of the Regulation is amended by adding the following subsections:

(14.1) On and after January 1, 2009, no person shall discharge into the natural environment a solvent that contains a class 3 ozone depleting substance.

(14.2) On and after January 1, 2009, no person shall make, use or transfer a solvent that contains a class 3 ozone depleting substance.

(14.3) On and after January 1, 2011, no person shall store a solvent that contains a class 3 ozone depleting substance.

(14.4) A person who, between July 1, 2001 and December 31, 2008, inclusive, uses a solvent that contains a class 3 ozone depleting substance shall prepare and submit to the Director, no later than February 15 in each year, commencing in 2002 and ending in 2009, an annual report for the previous year setting out,

- (a) the location where the solvent was used, including the name and address of the facility;
- (b) the amount of solvent purchased and used;
- (c) the measures taken to reduce emissions of the solvent; and
- (d) the review undertaken of available emission reduction technologies relevant to the uses of the solvent.

(14.5) A person who, between January 1, 2009 and December 31, 2010, inclusive, stores a solvent that contains a class 3 ozone depleting substance shall prepare a report on storage by February 15, 2009 and by the same date in each subsequent year until February 15, 2011 and the report shall include the information described in clauses (6) (a) to (f).

(2) Subsections 3 (15), (16), (17) and (18) of the Regulation are revoked and the following substituted:

(15) A person required by this section to prepare a report on storage shall ensure that a copy of the report is kept for at least two years after the date by which the report was required to be prepared, at the premises where the storage takes place.

(16) A person required by this section to prepare a report on storage shall provide a copy of the report to the Director within five business days of the Director requesting it.

(17) Nothing in this section prohibits or restricts the transfer of a solvent that has become waste and that contains a class 1, class 2 or class 3 ozone depleting substance to a waste management system or waste disposal site operating under a certificate of approval or provisional certificate of approval that authorizes the acceptance of such waste.

(18) Nothing in this section prohibits or restricts the storage of a solvent that has become waste and that contains a class 1, class 2 or class 3 ozone depleting substance at a waste disposal site operating under a certificate of approval or provisional certificate of approval that authorizes the storage of such waste.

4. (1) Paragraph 1 of subsection 4 (1) of the Regulation is revoked and the following substituted:

- 1. A solvent that contains a class 1, class 2 or class 3 ozone depleting substance and that has become waste, whether through use, contamination or otherwise.

(2) Section 4 of the Regulation is amended by adding the following subsections:

(3.1) On and after January 1, 2009, the following is designated a hazardous waste under Part V of the Act:

- 1. A solvent that contains a class 3 ozone depleting substance.

(10) From January 1, 2009 to December 31, 2010, inclusive, section 27 of the Act and subsection 18 (10) of Regulation 347 of the Revised Regulations of Ontario, 1990 do not apply to storage of a solvent that contains a class 3 ozone depleting substance if the solvent

was made at the storage site, used at the storage site or stored at the storage site before January 1, 2009.

(11) The exemption under subsection (10) ceases to apply to a site on the first day after December 31, 2008 on which there is no solvent that contains a class 3 ozone depleting substance present at the site.

5. Section 5 of the Regulation is revoked and the following substituted:

5. (1) Section 3, other than subsections (3), (9) and (14.1), does not apply to,

- (a) use of a solvent that contains a class 1, class 2 or class 3 ozone depleting substance in an experimental or research laboratory for purposes related to the study of ozone depleting substances, replacements for them, or the characteristics or performance of the ozone layer in the stratosphere;
- (b) use of a class 1, class 2 or class 3 ozone depleting substance having a purity of 99.0 per cent or higher in a laboratory as an extraction solvent for conducting specific chemical analyses, where no reasonable alternative exists;
- (c) use of a solvent that contains a class 1, class 2 or class 3 ozone depleting substance in a process in which the solvent is converted to another material that does not contain a class 1, class 2 or class 3 ozone depleting substance;
- (d) the generation of a solvent that contains a class 1, class 2 or class 3 ozone depleting substance as part of a process that goes on to convert the solvent to another material that does not contain a class 1, class 2 or class 3 ozone depleting substance.

(2) Section 3, other than subsections (3), (9) and (14.1), does not apply to a solvent that contains a class 1, class 2 or class 3 ozone depleting substance and that is being stored or transferred for a use mentioned in subsection (1).

(3) Section 4 does not apply to a solvent that contains a class 1, class 2 or class 3 ozone depleting substance and that is being used in accordance with subsection (1) or that is being stored or transferred for such use.

27/01

ONTARIO REGULATION 240/01
made under the
ENVIRONMENTAL PROTECTION ACT

Made: June 20, 2001
Filed: June 22, 2001

Amending O. Reg. 675/98
(Classification and Exemption of Spills)

Note: Ontario Regulation 675/98 has not previously been amended.

1. Subsection 5 (2) of Ontario Regulation 675/98 is amended by adding at the end "and the quantity of the spill is less than 100 kilograms".

27/01

ONTARIO REGULATION 241/01
made under the
ADMINISTRATION OF JUSTICE ACT

Made: June 20, 2001
Filed: June 22, 2001

Amending O. Reg. 451/98
(Mediators' Fees (Rule 24.1, Rules of Civil Procedure))

Note: Ontario Regulation 451/98 has not previously been amended.

1. Section 8 of Ontario Regulation 451/98 is revoked.

2. This Regulation comes into force on July 3, 2001.

RÈGLEMENT DE L'ONTARIO 241/01
pris en application de la
LOI SUR L'ADMINISTRATION
DE LA JUSTICE

pris le 20 juin 2001
déposé le 22 juin 2001

modifiant le Règl. de l'Ont. 451/98
(Honoraires des médiateurs (Règle 24.1, Règles de procédure civile))

Remarque : Le Règlement de l'Ontario 451/98 n'a pas été modifié antérieurement.

1. L'article 8 du Règlement de l'Ontario 451/98 est abrogé.

2. Le présent règlement entre en vigueur le 3 juillet 2001.

27/01

ONTARIO REGULATION 242/01
made under the
ADMINISTRATION OF JUSTICE ACT

Made: June 20, 2001
Filed: June 22, 2001

Amending O. Reg. 291/99
(Mediators' Fees (Rule 75.1, Rules of Civil Procedure))

Note: Ontario Regulation 291/99 has not previously been amended.

1. Section 7 of Ontario Regulation 291/99 is revoked and the following substituted:

7. Sections 1 to 6 are revoked on July 3, 2004.

2. This Regulation comes into force on July 3, 2001.

RÈGLEMENT DE L'ONTARIO 242/01

pris en application de la

**LOI SUR L'ADMINISTRATION
DE LA JUSTICE**pris le 20 juin 2001
déposé le 22 juin 2001

modifiant le Règl. de l'Ont. 291/99

(Honoraires des médiateurs (Règle 75.1, Règles de procédure civile))

Remarque : Le Règlement de l'Ontario 291/99 n'a pas été modifié antérieurement.

1. L'article 7 du Règlement de l'Ontario 291/99 est abrogé et remplacé par ce qui suit :

7. Les articles 1 à 6 sont abrogés le 3 juillet 2004.

2. Le présent règlement entre en vigueur le 3 juillet 2001.

27/01

ONTARIO REGULATION 243/01

made under the

COURTS OF JUSTICE ACTMade: May 14, 2001
Approved: June 20, 2001
Filed: June 22, 2001Amending Reg. 194 of R.R.O. 1990
(Rules of Civil Procedure)Note: Since the end of 2000, Regulation 194 has been amended by Ontario Regulation 113/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.**1. Rule 75.1.14 of Regulation 194 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:****REVOCATION****75.1.14 (1)** This Rule is revoked on July 3, 2004.

(2) Despite subsection 3 (2) of Ontario Regulation 290/99, paragraph 2.1 of Form 75.8 is revoked on July 3, 2004.

(3) Despite subsection 4 (2) of Ontario Regulation 290/99, paragraph 2.1 of Form 75.9 is revoked on July 3, 2004.

(4) Despite subsection 5 (2) of Ontario Regulation 290/99, Forms 75.1A, 75.1B, 75.1C and 75.1D are revoked on July 3, 2004.

(5) Item 1.2 of Part I of Tariff A is revoked on July 3, 2004.

(6) Item 23.2 of Part II of Tariff A is revoked on July 3, 2004.

2. This Regulation comes into force on July 3, 2001.**RÈGLEMENT DE L'ONTARIO 243/01**

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRESpris le 14 mai 2001
approuvé le 20 juin 2001
déposé le 22 juin 2001

modifiant le Règl. 194 des R.R.O. de 1990

(Règles de procédure civile)

Remarque : Depuis la fin de 2000, le Règlement 194 a été modifié par le Règlement de l'Ontario 113/01. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 20 janvier 2001.**1. La règle 75.1.14 du Règlement 194 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :****ABROGATION****75.1.14 (1)** La présente Règle est abrogée le 3 juillet 2004.

(2) Malgré le paragraphe 3 (2) du Règlement de l'Ontario 290/99, le paragraphe 2.1 de la formule 75.8 est abrogé le 3 juillet 2004.

(3) Malgré le paragraphe 4 (2) du Règlement de l'Ontario 290/99, le paragraphe 2.1 de la formule 75.9 est abrogé le 3 juillet 2004.

(4) Malgré le paragraphe 5 (2) du Règlement de l'Ontario 290/99, les formules 75.1A, 75.1B, 75.1C et 75.1D sont abrogées le 3 juillet 2004.

(5) Le poste 1.2 de la première partie du tarif A est abrogé le 3 juillet 2004.

(6) Le poste 23.2 de la deuxième partie du tarif A est abrogé le 3 juillet 2004.

2. Le présent règlement entre en vigueur le 3 juillet 2001.

27/01

ONTARIO REGULATION 244/01

made under the

COURTS OF JUSTICE ACTMade: May 14, 2001
Approved: June 20, 2001
Filed: June 22, 2001Amending Reg. 194 of R.R.O. 1990
(Rules of Civil Procedure)Note: Since the end of 2000, Regulation 194 has been amended by Ontario Regulations 113/01 and 243/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.**1. Subrules 24.1.04 (1) and (2) of Regulation 194 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:****Scope**

(1) This Rule applies to actions that are,

(a) commenced in,

(i) the City of Toronto on or after January 4, 1999,

(ii) The Regional Municipality of Ottawa-Carleton on or after January 4, 1999 but before January 1, 2001, or

(iii) the City of Ottawa on or after January 1, 2001; and

(b) described in subrule (2).

(2) The actions referred to in clause (1) (b) are,

(a) actions governed by Rule 77 (Civil Case Management); and

(b) actions governed by Rule 76 (Simplified Procedure) and assigned to mandatory mediation by the regional senior judge.

Exceptions, Certain Actions

(2.1) Despite subrules (1) and (2), this Rule does not apply to:

1. An action under the *Substitute Decisions Act, 1992* or Part V of the *Succession Law Reform Act*.
2. An action in relation to a matter that was the subject of a mediation under section 258.6 of the *Insurance Act*, if the mediation was conducted less than a year before the delivery of the first defence in the action.

2. Subrule 24.1.09 (2) of the Regulation is revoked and the following substituted:

Extension or Abridgment of Time

(2) In considering whether to exercise the power conferred by subrule (1), the court shall take into account all the circumstances, including,

- (a) the number of parties, the state of the pleadings and the complexity of the issues in the action;
- (b) whether a party intends to bring a motion under Rule 20 (Summary Judgment), Rule 21 (Determination of an Issue Before Trial) or Rule 22 (Special Case);
- (c) whether the mediation will be more likely to succeed if the 90-day period is extended to allow the parties to obtain evidence under,
 - (i) Rule 30 (Discovery of Documents),
 - (ii) Rule 31 (Examination for Discovery),
 - (iii) Rule 32 (Inspection of Property),
 - (iv) Rule 33 (Medical Examination), or
 - (v) Rule 35 (Examination for Discovery by Written Questions); and
- (d) whether, given the nature of the case or the circumstances of the parties, the mediation will be more likely to succeed if the 90-day period is extended or abridged.

3. Rule 24.1.11 of the Regulation is amended by adding the following subrule:

Representative of Insurer

(1.1) If an insurer may be liable to satisfy all or part of a judgment in the action or to indemnify or reimburse a party for money paid in satisfaction of all or part of a judgment in the action, a representative of the insurer is also required to attend the mediation session, unless the court orders otherwise.

4. Rule 24.1.17 of the Regulation is revoked.

5. Item 1.1 of Part I of Tariff A to the Regulation is revoked and the following substituted:

- 1.1 Preparation and attendance at mediation under Rule 24.1, for each party represented, up to \$300
An increased fee may be allowed in the discretion of the assessment officer.
- 1.2 Preparation and attendance at mediation under Rule 75.1, for each party represented, up to \$300
An increased fee may be allowed in the discretion of the assessment officer.

6. Item 23.1 of Part II of Tariff A to the Regulation is revoked and the following substituted:

- 23.1 Fees actually paid to a mediator in accordance with Ontario Regulation 451/98 made under the *Administration of Justice Act*.
- 23.2 Fees actually paid to a mediator in accordance with Ontario Regulation 291/99 made under the *Administration of Justice Act*.

7. Subsection 2 (2) of Ontario Regulation 453/98 is revoked.

8. This Regulation comes into force on July 3, 2001.

RÈGLEMENT DE L'ONTARIO 244/01 pris en application de la **LOI SUR LES TRIBUNAUX JUDICIAIRES**

pris le 14 mai 2001
approuvé le 20 juin 2001
déposé le 22 juin 2001

modifiant le Règl. 194 des R.R.O. de 1990
(Règles de procédure civile)

Remarque : Depuis la fin de 2000, le Règlement 194 a été modifié par les Règlements de l'Ontario 113/01 et 243/01. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 20 janvier 2001.

1. Les paragraphes 24.1.04 (1) et (2) du Règlement 194 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

Champ d'application

(1) La présente Règle s'applique aux actions qui :

a) d'une part, sont introduites :

- (i) soit dans la cité de Toronto le 4 janvier 1999 ou après cette date,
- (ii) soit dans la municipalité régionale d'Ottawa-Carleton le 4 janvier 1999 ou après cette date mais avant le 1^{er} janvier 2001,
- (iii) soit dans la ville d'Ottawa le 1^{er} janvier 2001 ou après cette date;

b) d'autre part, sont mentionnées au paragraphe (2).

(2) Les actions visées à l'alinéa (1) b) sont :

- a) les actions qui sont régies par la Règle 77 (gestion des causes civiles);
- b) les actions qui sont régies par la Règle 76 (procédure simplifiée) et que le juge principal régional désigne pour la médiation obligatoire.

Exceptions : certaines actions

(2.1) Malgré les paragraphes (1) et (2), la présente Règle ne s'applique pas aux actions suivantes :

1. Une action introduite en vertu de la *Loi de 1992 sur la prise de décisions au nom d'autrui* ou de la partie V de la *Loi portant réforme du droit des successions*.
2. Une action relative à une question qui faisait l'objet d'une médiation prévue à l'article 258.6 de la *Loi sur les assurances*, si la médiation a été menée moins d'un an avant la remise de la première défense dans l'action.

2. Le paragraphe 24.1.09 (2) du Règlement est abrogé et remplacé par ce qui suit :

Prorogation ou abrégement de délai

(2) Lorsqu'il examine s'il y a lieu d'exercer le pouvoir conféré par le paragraphe (1), le tribunal tient compte de toutes les circonstances et notamment de ce qui suit :

- a) le nombre de parties, l'état des actes de procédure et le degré de complexité des questions en litige dans l'action;
- b) si une partie a l'intention de présenter une motion en vertu de la Règle 20 (jugement sommaire), de la Règle 21 (décision d'une question avant l'instruction) ou de la Règle 22 (exposé de cause);
- c) si la médiation aura vraisemblablement plus de chances de réussir si le délai de 90 jours est prorogé pour permettre aux parties d'obtenir des éléments de preuve en application d'une des règles suivantes :
 - (i) la Règle 30 (communication des documents),
 - (ii) la Règle 31 (interrogatoire préalable),
 - (iii) la Règle 32 (inspection de biens),
 - (iv) la Règle 33 (examen médical),
 - (v) la Règle 35 (interrogatoire préalable par écrit);
- d) si, étant donné la nature de la cause ou la situation des parties, la médiation aura vraisemblablement plus de chances de réussir si le délai de 90 jours est prorogé ou abrégé.

3. La règle 24.1.11 du Règlement est modifiée par adjonction du paragraphe suivant :

Représentant de l'assureur

(1.1) Si un assureur peut être tenu de payer, en tout ou en partie, un jugement rendu dans l'action ou d'indemniser ou de rembourser une partie des sommes qu'elle a payées à la suite de l'exécution, totale ou partielle, d'un jugement rendu dans l'action, son représentant est également tenu d'être présent à la séance de médiation, sauf ordonnance contraire du tribunal.

4. La règle 24.1.17 du Règlement est abrogée.

5. Le poste 1.1 de la première partie du tarif A du Règlement est abrogé et remplacé par ce qui suit :

- 1.1 Préparation et présence à la médiation prévue par la Règle 24.1, pour chaque partie représentée, jusqu'à concurrence de 300 \$
Le liquidateur des dépens peut à sa discrétion majorer les honoraires.

- 1.2 Préparation et présence à la médiation prévue par la Règle 75.1, pour chaque partie représentée, jusqu'à concurrence de 300 \$
Le liquidateur des dépens peut à sa discrétion majorer les honoraires.

6. Le poste 23.1 de la deuxième partie du tarif A du Règlement est abrogé et remplacé par ce qui suit :

- 23.1 Les honoraires effectivement payés à un médiateur conformément au Règlement de l'Ontario 451/98 pris en application de la *Loi sur l'administration de la justice*.
- 23.2 Les honoraires effectivement payés à un médiateur conformément au Règlement de l'Ontario 291/99 pris en application de la *Loi sur l'administration de la justice*.

7. Le paragraphe 2 (2) du Règlement de l'Ontario 453/98 est abrogé.

8. Le présent règlement entre en vigueur le 3 juillet 2001.

27/01

ONTARIO REGULATION 245/01
made under the
COURTS OF JUSTICE ACT

Made: June 20, 2001
Filed: June 22, 2001

Amending Reg. 206 of R.R.O. 1990
(Territorial Divisions for the Small Claims Court)

Note: Regulation 206 has not previously been amended.

1. Section 1 of Regulation 206 of the Revised Regulations of Ontario, 1990 is amended by adding at the end "subject to section 2".

2. The Regulation is amended by adding the following section:

2. Schedules 114, 115, 116 and 117 referred to in section 1 are revoked and the following substituted:

TORONTO**Schedule 114****TORONTO SMALL CLAIMS COURT**

1. The City of Toronto.

27/01

ONTARIO REGULATION 246/01
made under the
PLANNING ACT

Made: June 20, 2001
Filed: June 22, 2001

DEVELOPMENT PERMITS**Development permit system**

1. The council of a local municipality listed in Schedule 1 may by by-law establish a development permit system within the municipality,

- (a) for any area set out in Schedule 1; or
- (b) if no area is set out in Schedule 1, for any area or areas set out in the by-law.

Conditions

2. The council of a local municipality shall not pass a development permit by-law for any area in the municipality unless, prior to the passing of the by-law, the official plan in effect in the municipality,

- (a) designates the area as a proposed development permit area;
- (b) sets out the scope of the authority that may be delegated and any limitations on the delegation, if the council intends to delegate any authority under the development permit by-law;
- (c) contains a statement of the municipality's objectives in proposing a development permit system for each area;
- (d) sets out the types of conditions that may be included in the development permit by-law that council may impose prior to the issuance of a development permit; and
- (e) for each proposed development permit area, sets out the types of criteria that may be included in the development permit by-law for determining whether any class or classes of development or use of land may be permitted by development permit.

Development permit by-law

3. (1) Section 34 of the Act and regulations made under that section apply, with necessary modifications, to the making of a development permit by-law and the by-law shall be deemed to be a by-law passed under section 34 of the Act except as set out in this Regulation.

- (2) A development permit by-law shall,
 - (a) contain a description of the area to which the by-law applies, which must be within the boundaries of a proposed development permit area designation in the official plan;
 - (b) set out any internal review procedures regarding decisions to issue or refuse to issue development permits;
 - (c) set out a list of permitted uses; and
 - (d) set out the manner in which notice of decisions to issue or refuse to issue development permits shall be given.
- (3) A development permit by-law may, in addition to the matters set out in subsection 34 (1) of the Act,
 - (a) prohibit any development or change of use of land unless a development permit is obtained;
 - (b) define uses and classes of development;
 - (c) exempt any defined class or classes of development or use of land from the requirement for a development permit;
 - (d) include criteria that council will use in determining whether to issue or refuse to issue a development permit or to impose conditions on the issuance of a development permit;
 - (e) set out a list of uses or classes of development that may be permitted if the criteria set out in the official plan and development permit by-law have been met;
 - (f) set out conditions permitted by sections 40, 41 and 42 of the Act which may be applied to defined classes of development;
 - (g) set out minimum and maximum standards for matters set out in paragraphs 4 and 5 of subsection 34 (1) of the Act, or a range of possible variation from the standards which may be authorized through the issuance of a development permit.

(4) Despite clause (3) (f), with respect to land described in paragraphs 3, 3.1 and 3.2 of subsection 34 (1) of the Act, the development

permit by-law may set out conditions that may be applied to defined uses or classes of development that are,

- (a) related to the matters which would otherwise be prohibited under those paragraphs; and
- (b) reasonable for the appropriate use of the land.

Notice

4. In addition to the requirements set out in subsection 4 (7) of Ontario Regulation 199/96, written notice of a proposed development permit by-law shall contain,

- (a) a description of the purpose and effect of the development permit system in the municipality;
- (b) a description of the proposed development permit area;
- (c) a statement that an appeal to the Municipal Board against a decision to issue or refuse to issue a development permit may only be made by the owner of the land to which an application relates; and
- (d) a description of any internal review procedures contained in the by-law.

Non-application

5. (1) Subsections 34 (21), (30), (31), (32), (33) and (34) and section 45 of the Act do not apply to a development permit by-law.

(2) Section 37 and subsections 41 (2), (3) and (13) of the Act do not apply to land subject to a development permit by-law.

Commencement

6. A development permit by-law comes into force on,

- (a) the day after the last day for appeals, if there are no appeals; or
- (b) the day after all of the appeals are disposed of by the Municipal Board, or such later date as may otherwise be ordered by the Board.

Deemed repeal

7. On the day a development permit by-law comes into force, all by-laws passed under section 34 of the Act are deemed to be repealed with respect to the area covered by the development permit by-law.

Delegation

8. The council of a local municipality may delegate to an employee of the municipality, identified by name or position, the authority to approve or refuse applications for development permits, issue development permits, attach conditions to the approval of development permits or enter into agreements with respect to development permits, subject to such limitations as may be set out in the delegation.

Application for development permit

9. (1) An owner of land or the owner's authorized agent may apply to the council of the municipality for a development permit with respect to land subject to a development permit by-law.

(2) The application for a development permit shall contain the information and material set out in Schedule 2.

(3) The council of the municipality may require such other information to be included in an application as it considers necessary.

(4) Until council has received the information referred to in subsection (2) and any fee established under section 69 of the Act, it may refuse to accept or further consider an application and the time period referred to in subsection 10 (6) does not begin to run.

(5) The council, in determining whether a development permit is to be issued, may confer with the persons or public bodies that the council considers may have an interest in the application.

(6) Section 41 of the Act and regulations made under that section apply, with necessary modifications, to an application for a development permit, except as otherwise provided in this Regulation.

(7) In addition to the powers set out in clause 41 (7) (c) of the Act, as a condition to the approval of a development permit, a municipality may require the owner of land to enter into one or more agreements respecting,

- (a) site alteration, including but not limited to the alteration of the grade of land and the placing or dumping of fill; and
- (b) the removal of vegetation.

(8) Despite subsection 41 (1) of the Act, for the purposes of this Regulation,

“development” means,

- (a) the construction, erection or placing of one or more buildings or structures on land or the making of an addition or alteration to a building or structure that has the effect of substantially increasing its size or usability,
 - (b) the laying out and establishment of a commercial parking lot or of sites for the location of three or more trailers as defined in clause (a) of paragraph 101 of section 210 of the *Municipal Act* or of sites for the location of three or more mobile homes as defined in subsection 46 (1) of the Act or of sites for the construction, erection or location of three or more land lease community homes as defined in subsection 46 (1) of the Act,
 - (c) site alteration, including but not limited to the alteration of the grade of land and the placing or dumping of fill, or
 - (d) the removal of vegetation.
- (9) Subsections 41 (6) and (12) of the Act do not apply to an application for a development permit.

Conditions, appeal

10. (1) A council may give an approval subject to such conditions as are authorized in the development permit by-law.

(2) If conditions are imposed prior to the issuance of a development permit, an applicant may appeal the conditions to the Municipal Board no later than 20 days after the date notice is given of the conditions.

(3) Despite subsection (2), if a development permit has not been issued, an applicant may appeal the conditions to the Municipal Board at any time prior to the issuance of a permit.

(4) If council refuses to issue a development permit, the applicant may appeal the refusal to the Municipal Board no later than 20 days from the day that notice is given of the refusal.

(5) If council fails to make a decision regarding an application for a development permit within 45 days of receiving the application, the applicant may appeal to the Municipal Board against the failure to make a decision.

(6) An appeal to the Municipal Board may be made by filing a notice with the clerk of the municipality accompanied by the fee prescribed under the *Ontario Municipal Board Act*.

Duties of clerk

11. If an appeal is filed under section 10, the clerk of the municipality shall forward the application and any decision of the council to the secretary of the Municipal Board within 15 days of receiving the notice of appeal.

Decision

12. (1) On an appeal under section 10, the Municipal Board shall hold a hearing and determine the matter in issue and may order that a development permit be issued, subject to such conditions as the Board

may determine, or refuse to order that a permit be issued, and the decision of the Board is final.

(2) If the Municipal Board orders that a development permit be issued, the council shall issue the permit but if conditions are imposed, the development permit shall not be issued until the council is satisfied that the conditions have been fulfilled.

Agreements to continue

13. Every agreement entered into by a municipality under section 41 of the Act before the day a development permit by-law comes into force continues to be valid and binding.

Schedule 1

1. Those lands in the City of Hamilton which are bounded to the north by the centre line of Wilson Street, to the east by the centre line of Catharine Street North and South, to the west by the centre line of James Street North and South, and to the south by the centre line of Jackson Street East.
2. Lands in the Town of Oakville in The Regional Municipality of Halton, being the lands outlined in red on a map numbered 205 identified by the Registrar of Regulations Office on June 11, 2001 and filed with the Provincial Planning and Environmental Services Branch of the Ministry of Municipal Affairs and Housing at Toronto.
3. All lands within the Township of Lake of Bays within the following lakes and rivers and all lands which lie within 500 metres of the ordinary water's edge of those lakes and rivers:

Lake of Bays; and the following lakes:

Allen; Angel; Axle; Bella; Benson; Big Hoover; Big Stephen; Black; (Black River and south Muskoka subwatersheds); Blue; Brooks; Buck; Burns; Camp; Campstool; Carcass; Chalk; Chub; Circular; Cooper; Cotter; Cream; Crotch; Dan; Dickie; Dotty; Doughnut; Dunn; Eastell; Echo; Fifteen Mile; Fitzell; Fleming; Flossie; Foote; Fowler; Goodman; Gosling; Grandview; Greenish; Grindstone; Grouse; Hardup; Heck; Heeney; Helve; Horse; Insula; Jerry; Jill; Lasseter; Lee; Little Clear; Little Hoover; Little Margaret; Little Pell; Longline; Loon; Lower Raft; Lower Schufelt; Mansell; Margaret; Marion; Martin; Martencamp; McEwen; McReynolds; Menominee; Mink; Moot; Mug; Nelson; North Dotty; Oxbow; Pairi (Twin)1; Pairo 2; Peeler; Pell; Peninsula; Porcupine; Raven; Rebecca; Red Chalk; Ridout; Ril; Roundabout; Sage; St. Mary/Paint; Samlet; Schufelt; Seventeen Mile (Big East River and Lake of Bays subwatersheds); Sixteen Mile; Shapter; Shoe; Slim; Sly; Solitaire; South Nelson; South Tasso; Spaniel; Splatter; Steeple; Surprise; Tackaberry; Tasso; Teapot; Three Island; Tom; Tooke; Upper Oxbow; Upper Raft; Upper Twin; Verner; Walker; Whitehouse; Wildcat; Wilson; Wolfkin; Woodbine.

Rivers:

Big East; Black; Oxtongue.

4. Those lands in the City of Toronto known as the Central Waterfront Planning Area, generally lying to the east of Triller Avenue and to the west of Coxwell Avenue and bounded to the south by Lake Ontario, being the lands lying within the area outlined in red on a map numbered 206 identified by the Registrar of Regulations Office on June 11, 2001 and filed with the Provincial Planning and Environmental Services Branch of the Ministry of Municipal Affairs and Housing at Toronto.
5. Those lands in the City of Waterloo, City of Cambridge, City of Kitchener, Township of North Dumfries, Township of Wilmet, Township of Woolwich and Township of Wellesley in The Regional Municipality of Waterloo, being the lands outlined in red on a map numbered 207 and more specifically

identified in maps 207A-E inclusive identified by the Registrar of Regulations Office on June 11, 2001 and filed with the Provincial Planning and Environmental Services Branch of the Ministry of Municipal Affairs and Housing at Toronto.

Schedule 2

INFORMATION AND MATERIAL TO BE PROVIDED IN AN APPLICATION FOR APPROVAL OF A DEVELOPMENT PERMIT

1. The name, address and telephone number of the owner of the subject land, and of the agent if the applicant is an agent authorized by the owner.
2. The current land use designation of the subject land in any applicable official plan.
3. Whether a variation is requested within the provisions set out in the development permit by-law.
4. Whether the proposed use is,
 - i. a permitted use, or
 - ii. a use that may be permitted subject to criteria as set out in the development permit by-law.
5. If the answer to paragraph 3 or subparagraph 4 ii is yes, a statement regarding how applicable criteria have been addressed.
6. The description of the subject land, such as the municipality, concession and lot numbers, registered plan and lot numbers, reference plan and part numbers and name of street and number.
7. The frontage, depth and area of the subject land.
8. Whether access to the subject land is by a provincial highway, a municipal road that is maintained all year or seasonally, another public road or a right of way or by water.
9. If access to the subject land is by water only, the parking and docking facilities used or to be used and the approximate distance of these facilities from the subject land and the nearest public road.
10. The existing uses of the subject land.
11. Whether there are any buildings or structures on the subject land.
12. If the answer to paragraph 11 is yes, for each building or structure, the type of building or structure, the setback from the front lot line, rear lot line and side lot lines, the height in metres of the building or structure and the dimensions or floor area of the building or structure.
13. The proposed uses of the subject land.
14. Whether any buildings or structures are proposed to be built on the subject land.
15. If the answer to paragraph 14 is yes, for each building or structure, the type of building or structure, the setback from the front lot line, rear lot line, and side lot lines, the height in metres of the proposed building or structure and the dimensions or floor area of the building or structure.
16. Whether the proposed building or structure is within an area described in the official plan and development permit by-law as an area within which plans and drawings under subsection 41 (4) or (5) of the Act may be required.
17. One or both, as required by the development permit by-law, of,
 - i. plans showing the location of all buildings and structures to be erected and showing the location of all facilities and works to be provided in connection with them and of all facilities and works required under clause 41 (7) (a) of the Act, and
 - ii. drawings showing plan, elevation and cross-section views for each building to be erected, as required by the by-law, which drawings are sufficient to display,
 - A. the massing and conceptual design of the proposed building,
 - B. the relationship of the proposed building to adjacent buildings, streets, and exterior areas to which members of the public have access, and
 - C. the provision of interior walkways, stairs, elevators and escalators to which members of the public have access from streets, open spaces and interior walkways in adjacent buildings.
18. Plans and drawings referred to in paragraph 17 shall not include the layout of interior areas, other than the interior walkways, stairs, elevators and escalators referred to in subparagraph 17 ii C, the colour, texture and type of materials, window detail, construction details, architectural detail and interior design.
19. The date the subject land was acquired by the current owner, if known.
20. The date the existing buildings or structures on the subject land were constructed, if known.
21. The length of time that the existing uses of the subject land have continued, if known.
22. Whether water is provided to the subject land by a publicly owned and operated piped water system, a privately owned and operated individual or communal well, a lake or other water body or other means.
23. Whether sewage disposal is provided to the subject land by a publicly owned and operated sanitary sewage system, a privately owned and operated individual or communal septic system, a privy or other means.
24. Whether storm drainage is provided by sewers, ditches, swales or other means.
25. If known, whether the subject land has ever been the subject of an application under the Act for approval of a plan of subdivision or a consent.
26. If the answer to paragraph 25 is yes, and if known, the file number of the application and the status of the application, if known.
27. If known, whether the subject land has ever been the subject of an application under section 34 or 45 of the Act.
28. If the answer to paragraph 27 is yes, the file number of the application and the status of the application, if known.
29. A sketch showing the following:
 1. The boundaries and dimensions of the subject land.
 2. The location, size and type of all existing and proposed buildings and structures on the subject land, indicating the distance of the buildings or structures from the front yard lot line, rear yard lot line and the side yard lot lines.
 3. The approximate location of all natural and artificial features on the subject land and on land that is adjacent to the

subject land that, in the opinion of the applicant, may affect the application. Examples include buildings, railways, roads, watercourses, drainage ditches, river or stream banks, wetlands, wooded areas, wells and septic tanks.

4. The current uses on land that is adjacent to the subject land.
 5. The location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private road or a right of way.
 6. If access to the subject land is by water only, the location of the parking and docking facilities to be used.
 7. The location and nature of any easement or restrictive covenant affecting the subject land.
30. An affidavit or sworn declaration by the applicant that the information required under this Schedule and provided by the applicant is true.

27/01

ONTARIO REGULATION 247/01

made under the

MUNICIPAL ACT

Made: June 20, 2001

Filed: June 22, 2001

VARIABLE INTEREST RATE DEBENTURES AND FOREIGN CURRENCY BORROWING

Definitions

1. In this Regulation,

“currency risk” means the financial risk for a municipality associated with issuing debentures in any currency because of fluctuations in rates of exchange between the Canadian dollar and other currencies;

“foreign currency debenture” means a debenture expressed and payable in a foreign currency;

“interest rate risk” means the financial risk associated with issuing debentures because of fluctuations in interest rates;

“person” includes a firm or partnership within the meaning of the *Partnerships Act*;

“variable interest rate debenture” means a debenture that provides for one or more variations in the rate of interest payable on the principal of the debenture debt, whether or not by reference to a method or standard for determining changes to interest rates, but does not include an extendible or retractable term debenture where a change of interest rate is authorized by by-law, a debenture issued to refund an outstanding other debenture at maturity, or a change of interest rate authorized by by-law where the council is of the opinion the change is necessary because the debentures remain unsold.

Variable interest rate debentures

2. All municipalities, including regional and district municipalities and the County of Oxford are prescribed for the purposes of subsection 149.1 (2) of the Act as municipalities that may issue variable interest rate debentures.

Condition

3. (1) A municipality shall not issue a variable interest rate debenture if the total amount of principal to be financed under the debenture, plus the total outstanding principal of all other variable interest rate debentures of the municipality, would exceed 15 per cent of the total outstanding principal of all undertaking or work indebtedness of the municipality plus the total amount of principal to be financed under the debenture.

(2) The amounts in subsection (1) may be estimated by the treasurer of the municipality.

(3) The calculation required by subsection (1) may be made only as at a date as close as is practical to any one or more of the following dates:

1. The date the treasurer updates the municipality's debt and financial obligation limit in respect of a work or class of work to be financed by the variable interest rate debenture.
2. The date the treasurer updates the municipality's debt and financial obligation limit in respect of an increase or potential increase in expenditure for a work or class of work because of the use of the variable interest rate debenture.
3. The date the variable interest rate debenture is issued.

(4) In this section,

“outstanding principal” means,

- (a) for a debenture with a sinking or retirement fund for the debenture, the difference between the principal amount of the debenture and the amount in the sinking or retirement fund,
- (b) any principal amount of a debenture other than a debenture in clause (a) that has not been repaid,
- (c) any principal amount of temporary borrowing or advances for an undertaking to be financed by or through the issue of debentures or long term debt that has not been repaid;

“undertaking or work indebtedness” means debenture debt and temporary borrowing or advances for an undertaking to be financed by or through the issue of debentures or long term debt.

Agreements

4. (1) Subject to subsections (2) and (3), any municipality that has issued or plans to issue a variable interest rate debenture may enter interest rate exchange agreements for the debenture.

(2) Any municipality that has issued or plans to issue a fixed interest rate debenture may enter interest rate exchange agreements for the debenture only if it is also a foreign currency debenture.

(3) A municipality shall enter one or more replacement interest rate exchange agreements for an executed interest rate exchange agreement if a person other than the municipality who is party to the agreement or an assignee,

- (a) becomes bankrupt within the meaning of any bankruptcy or insolvency Act in force in Ontario;
- (b) is no longer in compliance with a rating or requirement under section 6 or 10;
- (c) defaults under the agreement; or
- (d) assigns the agreement or rights under the agreement to any person without the consent of the municipality.

(4) Any interest rate exchange agreement or agreements for a debenture shall, when read together, provide for the reduction of interest rate risk with respect to all or a portion of the interest payable under the debenture.

(5) Any interest rate exchange agreement or agreements for a debenture shall, when read together, require any amount of interest addressed by the agreement or agreements and payable by the municipality to any person under the agreement or agreements to be expressed as a specific and fixed Canadian currency amount.

Rating

5. All of a municipality's long-term debt obligations must be rated, on the date the municipality issues a variable interest rate debenture,

- (a) by Canadian Bond Rating Service Inc. or a successor of that corporation as "AA-" or higher;
- (b) by Dominion Bond Rating Service Limited or a successor of that corporation as "AA(Low)" or higher;
- (c) by Moody's Investors Service, Inc. or a successor of that corporation as "Aa3" or higher; or
- (d) by Standard and Poor's Ratings Services or a successor of that entity as "AA-" or higher.

Limitation

6. A municipality may only enter an interest rate exchange agreement with,

- (a) a person who has one or more debt obligations which on the date the agreement is entered are rated,
 - (i) by Canadian Bond Rating Service Inc. or a successor of that corporation as "AA-" or higher,
 - (ii) by Dominion Bond Rating Service Limited or a successor of that corporation as "AA(Low)" or higher,
 - (iii) by Moody's Investors Service, Inc. or a successor of that corporation as "Aa3" or higher, or
 - (iv) by Standard and Poor's Ratings Services or a successor of that entity as "AA-" or higher;
- (b) a person whose obligations under the agreement are unconditionally guaranteed by a person described in clause (a).

Foreign currency debentures

7. All municipalities, including regional and district municipalities and the County of Oxford are prescribed for the purposes of subsection 146 (2) of the Act as municipalities that may issue foreign currency debentures.

Prescribed currencies

8. The currencies set out in the Schedule are prescribed as foreign currencies in which foreign currency debentures may be issued under subsection 146 (2) of the Act.

Conditions for foreign currency debenture

9. A municipality may only issue a foreign currency debenture if,
- (a) it enters one or more foreign currency exchange agreements for the debenture on or before the date it issues the debenture; and
 - (b) all of the long-term debt obligations of the municipality are rated, on the date the debenture is issued,
 - (i) by Canadian Bond Rating Service Inc. or a successor of that corporation as "AA-" or higher,
 - (ii) by Dominion Bond Rating Service Limited or a successor of that corporation as "AA(Low)" or higher,
 - (iii) by Moody's Investors Service, Inc. or a successor of that corporation as "Aa3" or higher, or
 - (iv) by Standard and Poor's Ratings Services or a successor of that entity as "AA-" or higher.

Restriction

10. (1) A municipality may only enter a foreign currency exchange agreement with,

- (a) a person who has one or more debt obligations which on the date the agreement is entered are rated,
 - (i) by Canadian Bond Rating Service Inc. or a successor of that corporation as "AA-" or higher,
 - (ii) by Dominion Bond Rating Service Limited or a successor of that corporation as "AA(Low)" or higher,
 - (iii) by Moody's Investors Service, Inc. or a successor of that corporation as "Aa3" or higher, or
 - (iv) by Standard and Poor's Ratings Services or a successor of that entity as "AA-" or higher; or
- (b) a person whose obligations under the agreement are unconditionally guaranteed by a person described in clause (a).

(2) A municipality may only enter a foreign currency exchange agreement for a foreign currency debenture.

Conditions for foreign currency exchange agreement

11. (1) Any foreign currency exchange agreement or agreements for a debenture shall, when read together, provide for the reduction of currency risk with respect to the entire amount of principal and interest payable under the debenture.

(2) Any foreign currency exchange agreement or agreements for a debenture shall, when read together, require any amount payable by the municipality to any person under the agreement or agreements to be expressed as a Canadian currency amount.

(3) Subject to subsection (4), a municipality may only enter a foreign currency exchange agreement for a debenture on or before the date the debenture is issued.

(4) A municipality shall enter a replacement foreign currency exchange agreement for an executed foreign currency exchange agreement if a person other than the municipality who is party to the agreement or an assignee,

- (a) becomes bankrupt within the meaning of any bankruptcy or insolvency Act in force in Ontario;
- (b) is no longer in compliance with a rating or requirement under section 6 or 10;
- (c) defaults under the agreement; or
- (d) assigns the agreement or rights under the agreement to any person without the consent of the municipality.

Report to council

12. If a municipality has any outstanding variable interest rate debentures or foreign currency debentures in a fiscal year, or any subsisting interest rate or foreign currency exchange agreements applicable to them, the treasurer of the municipality shall prepare and present to the municipal council once in that fiscal year, or more frequently if the municipal council so desires, a detailed report on all those debentures or agreements.

Revocation

13. Ontario Regulations 640/93 and 933/93 are revoked.

Schedule

PREScribed CURRENCIES

- 1. Dollars of Australia.
- 2. Francs of France.
- 3. Marks of Germany.

4. Yen of Japan.
5. Guilder of the Netherlands.
6. Francs of Switzerland.
7. Sterling money of the United Kingdom.
8. Dollars of the United States of America.
9. The euro currency adopted by member states of the European Union.

27/01

ONTARIO REGULATION 248/01

made under the

MUNICIPAL ACT

Made: June 20, 2001

Filed: June 22, 2001

Amending O. Reg. 438/97

(Eligible Investments)

Note: Ontario Regulation 438/97 has not previously been amended.

1. Clause 5 (b) of Ontario Regulation 438/97 is revoked.

27/01

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INDEX TO THE ONTARIO GAZETTE

This Issue contains the Index to the contents of Vol. 134-1 to Vol. 134-26 covering the period from January 6 to June 30, 2001. A listing of the Regulations published during this period is not included in the Index.

(6958) 28

INDEX DE LA GAZETTE DE L'ONTARIO

Ce numéro contient l'index des vol. 134-1 à 134-26, allant du 6 janvier au 30 juin 2001. La liste des règlements publiés pendant cette période n'est pas comprise dans cet index.

Proclamation

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

MORE TAX CUTS FOR JOBS, GROWTH AND PROSPERITY ACT, 1999

We, by and with the advice of the Executive Council of Ontario, name November 30, 2001 as the date on which the following sections of the *More Tax Cuts for Jobs, Growth and Prosperity Act, 1999*, S.O. 1999, ch. 9 come into force:

Section 17,
Section 18, and
Section 19.

WITNESS:

THE HONOURABLE HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on June 27, 2001.

BY COMMAND

DAVID H. TSUBOUCHI
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 1999 RÉDUISANT DE NOUVEAU LES IMPÔTS POUR STIMULER L'EMPLOI, LA CROISSANCE ET LA PROSPÉRITÉ

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 30 novembre 2001 comme la date où entrent en vigueur les articles suivants de la *Loi de 1999 réduisant de nouveau les impôts pour stimuler l'emploi, la croissance et la prospérité*, L.O. 1999, c.9 :

l'article 17,
l'article 18, et
l'article 19.

TÉMOIN :

L'HONORABLE HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 27 juin 2001.

PAR ORDRE

DAVID H. TSUBOUCHI
Président du Conseil de gestion du gouvernement

(6960) 28

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et aux entreprises

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Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

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GREGOIRE, HELENE
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HOLDER, MICHAEL, P.
CALENDON, EAST, ON

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ETOBICOKE, ON

ANDY STIEVA TRUCKING LTD.
VINELAND, ON

LES ENTREPRISES NORMAND JOLY INC.
LACHUTE, QC

WYATT, RICHARD
MISSISSAUGA, ON

BACKSTROM, TAUNO, J./
MINNES, CATHARINE, L.
LINDSAY, ON

LM FAST TRUCKING INC.
NIAGARA FALLS, ON

673046 ONTARIO LTD.
BRESLAU, ON

BRUM, JOHN, MANUEL
LEAMINGTON, ON

MOHAMMED, STEPHEN
TORONTO, ON

1351209 ONTARIO INC.
CASSELMAN, ON

BYFUGLIEN TRUCKING INC.
ROSEAU, MN

MONK, KEVIN
ASHERN, MB

1422877 ONTARIO INC.
BURLINGTON, ON

CARRIER, ROBERT, P.
LITTLE BRITAIN, ON

PUGLIESE, FRED
PLAINFIELD, IL

1471010 ONTARIO LTD.
BRAMPTON, ON

DEDICATED SYSTEMS INC.
GREEN BAY, WI

RIG MASTERS TRANSPORT SERVICE LTD
TORONTO, ON

9063-5871 QUEBEC INC.
STE-ANNE DES PLAINES, QC

DELAHAYE, WINSTON, H.
NORTH YORK, ON

ROM TRUCK SERVICES LTD.
MISSISSAUGA, ON

9089-5178 QUEBEC INC.
ST-SEBASTIEN, QC

EAGLE EXPRESS & WAREHOUSING LTD
NORTH YORK, ON

SOOKDEO, SWADESH
BRAMPTON, ON

9100-8201 QUEBEC INC.
LASALLE, QC

J. Greig Beatty
Manager / Chef de Service

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act*, 1987, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

**LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS
SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.**

Transport Lemens Inc. 45931
R. R. # 1, Cercle Legault, Lac Ste. Marie,
Quebec J0X 1Z0

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a scheduled service between Le Municipalite de Lac Sainte-Marie, Le Municipalite du Canton de Low, Le Municipalite de Kazabazua, the City of Hull and the City of Ottawa, via Highways 105 and 5 to or from the Ontario/Quebec border.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54.

Jack & Sherry Trefry 45973
9 Erie St. S., Leamington, ON N8H 3A6

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Essex and Kent to the Ontario/USA and Ontario/Quebec border crossings for furtherance to points as authorized by the

relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

1. there shall be no pick up or discharge of passengers except at point of origin;
2. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54, each having a maximum seating capacity of nine (9) passengers exclusive of the driver.

45973-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Essex and Kent.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54, each having a maximum seating capacity of nine (9) passengers exclusive of the driver.

Felix D'Mello
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-5-31	
GEORGE SLADEK LTD.....	303572
823192 ONTARIO LIMITED.....	823192
2001-6-1	
DECORAZ INC.....	1136542
PINEDALE FUR FARM LIMITED.....	424877
RAILCO INTERMODAL SERVICES INC.	752578
ROBERGATE CONSTRUCTION LIMITED.....	744386
914121 ONTARIO INC.....	914121
2001-6-4	
HUNTER WOODS INVESTMENTS LIMITED.....	451219
O'CONNELL/SOSZKA ENTERTAINMENT INC.	1263903

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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ROBERT HOUSE INC.....	1136207
SINNIBAR STOCK FARMS LTD.....	1019341
1017022 ONTARIO INC.	1017022
669662 ONTARIO INC.	669662
2001-6-15	
WAREHOUSING & TRAFFIC CONSULTANTS OF COBOURG, INC.	466120
2001-6-19	
FUTUREFAZE INCORPORATED.....	639351
1281968 ONTARIO LIMITED.....	1281968
2001-6-20	
BRIAN KENNEDY AGRICONSULTANTS LIMITED.....	945956
GOODWAY AUTO ENTERPRISE INC.	1163032
INTEGRATED NETWORK SOLUTIONS INC.	1284577
SUPERIOR TOP DEVELOPMENT (CANADA) LTD.....	1180846
656986 ONTARIO INC.	656986
2001-6-21	
LILLIANS' LANE INC.....	1145350
RAYMADA CORPORATION.....	1278487
SOMERVILLE JOHNSON ELECTRICAL CONTRACTORS LIMITED.....	461060
2001-6-22	
ALREX INTERNATIONAL ENTERPRISES INC.....	997241

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

2001-6-22	
ELENA LTD.	1027477
FRONTIER GLASS SERVICES LTD.	454076
HABITROL STOP SMOKING SYSTEM INC./HABITROL	
SYSTEME POUR CESSER DE FUMER INC.	1285701
L&P INTERNATIONAL TRADING INC.	1262617
MACKIE AUTOMOTIVE SYSTEMS (WHITBY) INC.	1022491
MAYFUR CANADA INC.	826289
NOVA SCOTIA FINEST CHRISTMAS TREES LTD.	563733
O'DONNELL INVESTMENT SERVICES INC.	1286767
OFFICIAL PARKING CONTROL LTD.	994842
RAINBOW CLEANING INC.	1345054
SUPER SYSTEM (CANADA) LIMITED	1154311
TOHMATSU CANADA INC.	1013701
654354 ONTARIO INC.	654354
656501 ONTARIO INC.	656501
749497 ONTARIO INC.	749497
1014280 ONTARIO LIMITED	1014280
1293963 ONTARIO INC.	1293963
1323757 ONTARIO LTD.	1323757
2001-6-25	
BK FULLY FASHIONS INC.	1046755
GOLDFEEL CONSTRUCTION INC.	619110
HALEXAN LTD.	928165
JESCOR EQUIPMENT INC.	1220511
LAWTEX INVESTMENT CO. LTD.	759216
POWERDATA TECH CORPORATION	1346203
RENFELD INVESTMENTS & DEVELOPMENTS	
LIMITED	85957
Y.Y. HYDRAULIC & EQUIPMENT (CANADA) INC.	1017275
994699 ONTARIO INC.	994699
2001-6-26	
HEMINGWAY TECHNOLOGIES LTD.	1367949
J & D DISPLAY & INTERIORS LIMITED	232442
LARABIE HOLDINGS LTD.	1214883
METFIN (BARRHAVEN CROSSING) INC.	1009312
SUPREME PACKAGING AND JANITORIAL PRODUCTS	
INC.	1364644
ZENITH LUMBER DISTRIBUTORS LIMITED	78689
1077759 ONTARIO LIMITED	1077759
2001-6-27	
A TO Z PRINTING INC.	920492
ABR MANAGEMENT CORP.	1088671
BINBROOK MUSHROOM LIMITED	1233692
DANFORTH VOCATIONAL SCHOOL INC.	985778
HENRYKIM (CANADA) LTD.	1006574
KAEGI & ASSOCIATES LTD.	351992
NENDAV INVESTMENTS LIMITED	488640
915304 ONTARIO LIMITED	915304
1440067 ONTARIO INC.	1440067
2001-6-28	
DEFA INVESTMENT GROUP CANADA INC.	1223163
G & B SPORTSMARINE LTD.	637413
YINGO TRADING CANADA INC.	1223429

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

28/01

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LES PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

2001-6-28	
SPARKLES HAIR CARE & SUPPLIES INC.	982882

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

28/01

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution en personne morale (Non-respect de la loi sur l'imposition des personnes morales)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 18th June, 2001 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 18 juin 2001 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

CENTENNIAL KING REALTY LIMITED.	446075
LAKEBREEZE PROPERTIES LTD.	674746
LIVIO RICCI INSURANCE AGENCY INC.	687744
PAMCREST ENTERPRISES INC.	870413
PINGO DOCE GROCERIES INC.	1027894
THE EDITOR'S DESK INC.	1018276

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

28/01

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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A-1 ALUMINUM SIDING INC.	933871
SEVARG INVESTMENTS LTD.	927063

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

28/01

Marriage Act Loi sur le mariage

JUNE 2001

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
Elmberg Wright, Anna	Kingston	1-Jun-01
Garcia, Allister M	Downsview	1-Jun-01
Cho, Hyuk	Brownsville	1-Jun-01
McComb, Kellie	Thessalon	5-Jun-01
McCrae, Jessica	Woodstock	5-Jun-01
Wong, Katherine	Mississauga	5-Jun-01
Zwicker, Robert Kenton	Peterborough	5-Jun-01
Stanger, William	Kirkland Lake	5-Jun-01
Stanger, Pamela	Kirkland Lake	5-Jun-01
Murali, Singanallur Venkatesa	Ottawa	5-Jun-01
Cousins, Valerie	Ottawa	5-Jun-01

Name	Location	Effective Date
Lockwood, Martha J	Crystal Beach	5-Jun-01
Carle, Nancy W	Windsor	5-Jun-01
Park, Eun-Joo	Sault Ste Marie	5-Jun-01
Kao, John Yun-Han	Richmond Hill	5-Jun-01
Botting, Jonathan	Alliston	5-Jun-01
Lee, Daniel	North York	5-Jun-01
Ball, Joshua Thomas	Mitchell	7-Jun-01
Wilson, Warren	Geraldton	7-Jun-01
Noakes, Philip Dean	Brantford	7-Jun-01
Fernandes, Oswin Constancio	Richmond Hill	7-Jun-01
Pella, Joan	Sudbury	7-Jun-01
Lakatos, Andrew	Kitchener	7-Jun-01
Kammerer, Willi K F	Komoka	7-Jun-01
Kalison, David Ravi	Scarborough	7-Jun-01
Lush, Margaret Elaine	Toronto	8-Jun-01
Bos, Dwayne William	Bruce County	8-Jun-01
Nicolls, Susan Elizabeth	Ancaster	8-Jun-01
Young, Lyndon	Guelph	8-Jun-01
Barban, Bruno	Sault Ste Marie	8-Jun-01
Burt, Brian	Burlington	12-Jun-01
Ponnusamy, Kanagarajah	Scarborough	12-Jun-01
Cooke, Tom	Guelph	12-Jun-01
Archbell, Sandra Jean	Burlington	12-Jun-01
Craven, Suzanne Elizabeth	Burlington	12-Jun-01
Iverson, Stephen	Talbotville	12-Jun-01
Jobin, Carole	Berwick	12-Jun-01
Salloum, Robert	Burlington	11-Jun-01
Coles, Robert	Alton	11-Jun-01
Julien, Christopher	Brampton	13-Jun-01
Lee, Carole A	Hamilton	5-Jun-01
Melick, Bryan	Dunnville	13-Jun-01
Kingswood, Jeffrey	Beachville	13-Jun-01
Wilson, Gregory	Brampton	14-Jun-01
Heron, Monica Malcolm	St Catharines	14-Jun-01
Summers, Robert	Listowel	14-Jun-01
Malcolm, Ekron	Scarborough	14-Jun-01
Pazak, John	Unionville	14-Jun-01
Lafrance, David Guy	Ajax	14-Jun-01
Ramsook, Rohan	Toronto	14-Jun-01
Fabara Quinonez, Maria C	Maple	14-Jun-01
Awai, Brian	North York	14-Jun-01
Patey, Cecil	Victoria Harbour	14-Jun-01
Park, Jong-Min	Etobicoke	14-Jun-01
Davidson, Mark	Burlington	15-Jun-01
Edwards, Alan	Thedford	15-Jun-01
Wickman, Jennifer Ruth	Ottawa	15-Jun-01
Brown, Audrey	Lion's Head	15-Jun-01
Caldwell, Paul S	Lakefield	15-Jun-01
Bartlett, Richard	Nepean	15-Jun-01
Cavanagh, Brent	Burk's Falls	18-Jun-01
Mullin, Kevin	New Liskeard	18-Jun-01
Kitchen, Bruce	Lakefield	18-Jun-01
Evans, Steven	Toronto	18-Jun-01
Morrison, Rpbert	Toronto	18-Jun-01
Manners, Lorraine	Orillia	21-Jun-01
Reid, Robert Lyndon Shawn	Whitby	29-Jun-01
Reid, Dana Maureen	Whitby	29-Jun-01
Mondloch, Micheal V	Elora,	29-Jun-01
O'Reilly, Dennis	Kanata	29-Jun-01
Arthur, Salam	Hamilton	21-Jun-01
Barthau, Donna Joyce	Unionville	21-Jun-01
Ryan, Sandra Yvonne	North York	21-Jun-01
Ryan Geoffrey Carl	North York	21-Jun-01
Miles, Bruce Allan	Dryden	21-Jun-01
Oliver, Molly	Wallaceburg	21-Jun-01
Edokwe, Hyacinth	Toronto	22-Jun-01
Nagle, Peter	Mississauga	22-Jun-01

Name	Location	Effective Date	Name	Location	Effective Date
Doobay, Dwejendra	London	26-Jun-01	Maheer, Colin	Richmond Hill ON	4-Jun-01
Warriner, Robert James	Dundas	26-Jun-01	July 19, 2001 to July 23, 2001		
Ruel, Peter Andre	Englehart	26-Jun-01	Bronski, Wlodzimierz	Nipigon ON	5-Jun-01
Wolfe, Stefan	Mississauga	26-Jun-01	June 14, 2001 to June 18, 2001		
Emil, Pouloit Aurella	Courtice	26-Jun-01	Nieuwets, Martin Darrell	Richmond Hill ON	5-Jun-01
Arora, Sunder	Ottawa	26-Jun-01	July 5, 2001 to July 9, 2001		
Iwaniec, Mariusz	Windsor	26-Jun-01	Van Raalte, Theodore	Winnipeg MB	7-Jun-01
Klaassen, Renate	Virgil	26-Jun-01	July 19, 2001 to July 23, 2001		
Arora, Rupinder	Ottawa	26-Jun-01	Webb, Paul R	Guelph ON	7-Jun-01
Lima, Edgar	Toronto	26-Jun-01	Aug. 9, 2001 to Aug. 13, 2001		
Pelkey, Micah David	Hanwell	26-Jun-01	Clayborne, Gerald Jerry	Brownsburg PQ	7-Jun-01
Mintz, Gordon	Brockville	26-Jun-01	Sep. 12, 2001 to Sep. 16, 2001		
Lee, Kwang Hoon	North York	26-Jun-01	Hillier, Guy	Twillingate NF	7-Jun-01
Goodfellow, Roben	Toronto	26-Jun-01	June 7, 2001 to June 11, 2001		
Martin, Michael Roy	Kitchener	27-Jun-01	Roberts, John Gratton	Belgrave ON	7-Jun-01
Loganathan, David	Toronto	27-Jun-01	July 5, 2001 to July 9, 2001		
Chepesky, Richard	Thunder Bay	27-Jun-01	Grover, Ione	Fenelon Falls ON	8-Jun-01
Cadinouche, Kamyl	Toronto	27-Jun-01	Aug. 23, 2001 to Aug. 27, 2001		
Butler, Gayle	Kitchener	29-Jun-01	Skeard, Glenn	Rock Forest PQ	8-Jun-01
			Aug. 8, 2001 to Aug. 12, 2001		
			Constance, Jogues	Washington MI	8-Jun-01
			June 21, 2001 to June 24, 2001		
			Vrankic, Petar	Geltendorf	11-Jun-01
			June 21, 2001 to June 25, 2001	Germany	
			Doucette, Jeffery Alan	Riverview NB	11-Jun-01
			Sep. 20 to Sep. 24, 2001		
			Dromazos, John	Lewisburg PA	11-Jun-01
			June 30, 2001 to July 4, 2001		
			Bergen Abe	Winnipeg MB	12-Jun-01
			Aug. 9, 2001 to Aug. 13, 2001		
			Dyck, Peter	Thomasboro IL	12-Jun-01
			Aug. 16, 2001 to Aug. 20, 2001		
			Dewar, David A	Fredericton NB	13-Jun-01
			June 28, 2001 to July 2, 2001		
			Diak, Nicholas	Etobicoke, ON	13-Jun-01
			July 19, 2001 to July 23, 2001		
			Bulmer, Max Alfred	Burnaby, BC	13-Jun-01
			Sep. 23, 2001 to Sep. 27, 2001		
			Sullivan, Joseph Patrick	St Adolpe	13-Jun-01
			June 28, 2001 to July 2, 2001	d'Howard PQ	
			Janzen, Peter Henry	Winnipeg, MB	13-Jun-01
			July 5, 2001 to July 9, 2001		
			Moss, Trevor	Markham, ON	14-Jun-01
			July 5, 2001 to July 9, 2001		
			Hees, Eberhard	Winnipeg, MB	14-Jun-01
			Oct. 11, 2001 to Oct. 15, 2001		
			Cullison, Kurt	Midland, ON	14-Jun-01
			Aug. 2, 2001 to Oct. 6, 2001		
			Arnold, Benjamin L	Amherst, NY USA	14-Jun-01
			Aug. 3, 2001 to Aug. 7, 2001		
			Campion, Peter Robert	Rothwsay, NB	14-Jun-01
			June 28, 2001 to July 2, 2001		
			Busugutsala, Gandayi Gabudisa	Laval, PQ	15-Jun-01
			Aug. 2, 2001 to Aug. 6, 2001		
			Wilson, Sharon	Winnipeg, MB	15-Jun-01
			Aug. 1, 2001 to Aug. 5, 2001		
			Coady, Linus T	Bishop Falls, NFL	15-Jun-01
			July 31, 2001 to Aug. 4, 2001		
			Haring, James W	Bellville, ON	15-Jun-01
			July 6, 2001 to July 10, 2001		
			Scotland, Alfonso Roberto	Sayreville,	18-Jun-01
			Sep. 7, 2001 to Sep. 11, 2001	NY USA	
			Lawson, Steve	Aylmer	18-Jun-01
			Aug. 16, 2001 to Aug. 20, 2001		
			Seigel, Lawrence	Long Beach	18-Jun-01
			June 22, 2001 to June 25, 2001	NY USA	
			McCurdy, William J	Rochester	21-Jun-01
			Oct. 3, 2001 to Oct. 7, 2001	NY USA	
			Evans, Calvin D	St John's NB	21-Jun-01
			Aug. 15, 2001 to Aug. 19, 2001		
			Lahaie, Marcel	Gatineau, PQ	22-Jun-01
			Aug. 29, 2001 to Sep. 2, 2001		
			Blundell, Peter	Essex, UK	22-Jun-01
			Aug. 29, 2001 to Sep. 3, 2001		

RE-REGISTRATIONS

Name	Location	Effective Date	Name	Location	Effective Date
Arikat, Sabastian	Kingston	6-Jun-01	June 30, 2001 to July 4, 2001		
Burton, David	Oxford County	5-Jun-01	Bergen Abe	Winnipeg MB	12-Jun-01
Veenstra, William	Hamilton	7-Jun-01	Aug. 9, 2001 to Aug. 13, 2001		
Fichault, Garry Joseph	Ottawa	7-Jun-01	Dyck, Peter	Thomasboro IL	12-Jun-01
Zwicker, Peter Vance	Maynooth	8-Jun-01	Aug. 16, 2001 to Aug. 20, 2001		
Smiley, Joseph	Brampton	15-Jun-01	Dewar, David A	Fredericton NB	13-Jun-01
Cigolini, Santo	Toronto	15-Jun-01	June 28, 2001 to July 2, 2001		
Cameron, Carleton	Toronto	18-Jun-01	Diak, Nicholas	Etobicoke, ON	13-Jun-01
Jones, Wesley	Toronto	26-Jun-01	July 19, 2001 to July 23, 2001		
Jensen, Andrew	Chatham	27-Jun-01	Bulmer, Max Alfred	Burnaby, BC	13-Jun-01
Young, Raymond	St Catharines	28-Jun-01	Sep. 23, 2001 to Sep. 27, 2001		
			Sullivan, Joseph Patrick	St Adolpe	13-Jun-01
			June 28, 2001 to July 2, 2001	d'Howard PQ	
			Janzen, Peter Henry	Winnipeg, MB	13-Jun-01
			July 5, 2001 to July 9, 2001		
			Moss, Trevor	Markham, ON	14-Jun-01
			July 5, 2001 to July 9, 2001		
			Hees, Eberhard	Winnipeg, MB	14-Jun-01
			Oct. 11, 2001 to Oct. 15, 2001		
			Cullison, Kurt	Midland, ON	14-Jun-01
			Aug. 2, 2001 to Oct. 6, 2001		
			Arnold, Benjamin L	Amherst, NY USA	14-Jun-01
			Aug. 3, 2001 to Aug. 7, 2001		
			Campion, Peter Robert	Rothwsay, NB	14-Jun-01
			June 28, 2001 to July 2, 2001		
			Busugutsala, Gandayi Gabudisa	Laval, PQ	15-Jun-01
			Aug. 2, 2001 to Aug. 6, 2001		
			Wilson, Sharon	Winnipeg, MB	15-Jun-01
			Aug. 1, 2001 to Aug. 5, 2001		
			Coady, Linus T	Bishop Falls, NFL	15-Jun-01
			July 31, 2001 to Aug. 4, 2001		
			Haring, James W	Bellville, ON	15-Jun-01
			July 6, 2001 to July 10, 2001		
			Scotland, Alfonso Roberto	Sayreville,	18-Jun-01
			Sep. 7, 2001 to Sep. 11, 2001	NY USA	
			Lawson, Steve	Aylmer	18-Jun-01
			Aug. 16, 2001 to Aug. 20, 2001		
			Seigel, Lawrence	Long Beach	18-Jun-01
			June 22, 2001 to June 25, 2001	NY USA	
			McCurdy, William J	Rochester	21-Jun-01
			Oct. 3, 2001 to Oct. 7, 2001	NY USA	
			Evans, Calvin D	St John's NB	21-Jun-01
			Aug. 15, 2001 to Aug. 19, 2001		
			Lahaie, Marcel	Gatineau, PQ	22-Jun-01
			Aug. 29, 2001 to Sep. 2, 2001		
			Blundell, Peter	Essex, UK	22-Jun-01
			Aug. 29, 2001 to Sep. 3, 2001		

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date	Name	Location	Effective Date
Park, Sung Hwan	Toronto ON	1-Jun-01	June 14, 2001 to June 18, 2001		
Boyer, Ronald	Kahnawake PQ	1-Jun-01	Boyer, Ronald	Kahnawake PQ	1-Jun-01
June 21, 2001 to June 25, 2001			Springer, Willie B	Southfield	1-Jun-01
June 21, 2001 to June 25, 2001			MI USA		
Park, Sung Hwan	Toronto ON	1-Jun-01	July 5, 2001 to July 9, 2001		
July 5, 2001 to July 9, 2001			Verecke, Robert	Newton MA USA	1-Jun-01
June 7, 2001 to June 11, 2001			Smith, Roger Reagan	Corpus Christi	4-Jun-01
July 19, 2001 to July 23, 2001			TX USA		
Johnstone, Wendy Marie	Surrey England	4-Jun-01	Aug. 22, 2001 to Aug. 26, 2001		
Head, William	Howie Center NS	4-Jun-01	Sep. 19, 2001 to Sep. 23, 2001		
Dalton, James	Winnipeg MB	4-Jun-01	July 20, 2001 to July 24, 2001		
Di Odoardo, Diego	Rome Italy	4-Jun-01	July 12, 2001 to July 16, 2001		
Trudgian, Raymond Francis	Lincoln UK	4-Jun-01	Aug. 16, 2001 to Aug. 20, 2001		
Haynes, Gordon	Toronto ON	4-Jun-01	Aug. 16, 2001 to Aug. 20, 2001		
Aug. 16, 2001 to Aug. 20, 2001					

Name	Location	Effective Date	Name	Location	Effective Date
Tarrant, Mark A	Dauphin, MB	22-Jun-01	Smith, Robin B	Toronto, ON	27-Jun-01
Aug. 23, 2001 to Aug. 27, 2001			Aug. 8, 2001 to Aug. 12, 2001		
Coates, Richard Edward	St. Stephen, NB	26-Jun-01	Pearlson, Jordan	Toronto, ON	27-Jun-01
July 12, 2001 to July 16, 2001			Oct. 5, 2001 to Oct. 9, 2001		
McCoy, Mick	Scarborough, ON	26-Jun-01	Nichol, Duncan H	Alden, NY, USA	29-Jun-01
Aug. 26, 2001 to Sep. 2, 2001			July 19, 2001 to July 23, 2001		
Rocheffort, Jean-Paul	Cold Lake AL	26-Jun-01	Wartman, Paul	Winnipeg, MB	29-Jun-01
July 5, 2001 to July 9, 2001			Aug. 9, 2001 to Aug. 13, 2001		
Johnson, Wallace	Beaconsfield, PQ	26-Jun-01	Asselstine, Douglas C	Drumheller, AB	29-Jun-01
Sep. 6, 2001 to Sep. 10, 2001			Aug. 16, 2001 to Aug. 20, 2001		
Goldberg, Martin L	Amherst, NY USA	26-Jun-01	Pritchett, Lorne	St John's, Nf	29-Jun-01
June 14, 2002 to June 18, 2002			July 4, 2001 to July 8, 2001		
Van Dewark, Richard Gordon	Edmonton, ALB	26-Jun-01			
July 26, 2001 to July 30, 2001					
Thomas, Linda	St Stephen, NB	26-Jun-01	CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:		
Aug. 16, 2001 to Aug. 20, 2001			LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :		
Chown, Kent	Pincourt, QC	26-Jun-01			
Aug. 23, 2001 to Aug. 27, 2001					
Clarke, Geoffrey	Lord's Cove, NB	26-Jun-01			
Sep. 27, 2001 to Oct. 1, 2001					
Gilligan, Sean	Keighley, ENG	27-Jun-01	Name	Location	Effective Date
July 5, 2001 to July 9, 2001			Ochalski, Judith	Aurora ON	1-Jun-01
Flanagan, Michael	Ft Lauderdale, FL	27-Jun-01			
July 26, 2001 to July 30, 2001					

(6959) 28

Mining Act Loi sur les mines

GOVERNMENT NOTICE – UNDER THE MINING ACT LANDS AND/OR MINING RIGHTS TO BE FORFEITED FOR MINING LAND TAX

PURSUANT to the provisions of the Mining Act R.S.O. 1990, Chapter M.14, Section 197, the following list of lands and mining rights in respect of which mining land tax, penalties and costs to December 31, 2000, imposed by the said Act, are two years or more in default, notice is hereby given that unless the amount due as shown is paid on or before December 31, 2001, some or all rights and any interest may be forfeited to and vested in the Crown but shall not be open for prospecting, staking out, sale or lease until published in one issue of THE ONTARIO GAZETTE (This is not a tax sale. The lands cannot be purchased by paying the taxes).

John B. Gammon
Assistant Deputy Minister
Mines and Minerals Division
Ministry of Northern Development and Mines

Communications regarding this matter should be directed to:

Mining Lands Revenue Clerk
6th Floor, 933 Ramsey Lake Road
Sudbury, Ontario P3E 6B5
Telephone: (705) 670-5850 or 1-888-415-9845 ext: 5850

AVIS GOUVERNEMENTAL – EN VERTU DE LA LOI SUR LES MINES CONFISCATION DE TERRAINS ET DE DROITS MINIERS EN RAISON D'ARRÉRAGES D'IMPÔTS

Conformément aux dispositions du paragraphe (2) de l'article 197, chapitre M. 14 de la *Loi sur les mines*, L.R.O. 1990, si les impôts, amendes et frais perçus jusqu'au 31 décembre 2000 sur les terrains et droits miniers suivants, en souffrance depuis plus de deux ans, ne sont payés avant le 31 décembre 2001, soyez avisés que les droits, en partie ou en entier, et tout intérêt, pourraient être confisqués et dévolus à la Couronne. Ces terrains ne seront cependant pas ouverts à la prospection, au jalonnement, à la vente ou au bail avant qu'ils soient indiqués dans un numéro de la GAZETTE DE L'ONTARIO. (Il ne s'agit pas d'une vente aux fins de l'impôt. On ne peut acheter les terrains en payant les impôts).

John B. Gammon
Sous-ministre adjoint
Division des mines et des minéraux
Ministère du Développement du Nord et des Mines

Adresser toute communication à ce sujet à :

Commis aux recettes des terrains miniers
933, chemin du lac Ramsey, 6^e étage
Sudbury (Ontario) P3E 6B5
Téléphone : (705) 670-5850 ou 1 888 415-9845, poste 5850

ACC#	PARCEL	DESCRIPTION	HECTARES	TOTAL
DISTRICT OF ALGOMA				
TOWNSHIP OF JARVIS				
A***0335-1	1677ACS	Lot 12, Con 2	22.662	1001.83
A***0335-2	1667ACS	Lot 12, Con 3	87.412	3835.78
NORTH SHORE ISLANDS AREA				
A***0393-1	6051AES	Mining Claim S108674	3.205	87.70
A***0393-2	6052AES	Mining Claim S108675	2.869	79.58
A***0393-3	6053AES	Mining Claim S108676	0.801	29.38
A***0393-4	6054AES	Mining Claim S108677	5.783	150.20
A***0393-5	6055AES	Mining Claim S108678	7.750	197.87
A***0393-6	6056AES	Mining Claim S108679	6.147	159.01
A***0393-7	6057AES	Mining Claim S108680	5.293	138.31
A***0393-8	6058AES	Mining Claim S108681	13.452	336.10
A***0393-9	6059AES	Mining Claim S108682	9.186	232.66
A***0393-10	6060AES	Mining Claim S108683	3.104	85.28
A***0393-11	6061AES	Mining Claim S108684	9.915	250.36
A***0393-12	6062AES	Mining Claim S108685	12.517	313.43
A***0393-13	6063AES	Mining Claim S108686	1.667	50.40
A***0393-14	6064AES	Mining Claim S108687	7.284	186.60
TOWNSHIP OF STRIKER				
A***0422-1	5720AES	Pt of Broken Lot 4, Con 2	0.911	19.47
DISTRICT OF COCHRANE				
TOWNSHIP OF BEATTY				
C***0182-1	8237SEC	NE ¼ of S ½, Lot 4, Con 2, being Mining Claim L36901	16.238	311.19
C***0182-2	8238SEC	NW ¼ of S ½, Lot 4, Con 2, being Mining Claim L36902	16.238	311.19
C***0348-1	1734SEC	NE ¼ of N ½, Lot 10, Con 5	16.289	589.76
TOWNSHIP OF BOWMAN				
C***1174-3	15751SEC	Pt of N Pt, Broken Lot 1, Con 5, lying east of the right-of-way of the Ontario Northland Railway.	36.422	1306.23
TOWNSHIP OF BRISTOL				
C***0253-1	12833SEC	Mining Claim P24552	21.193	403.09
C***0253-2	12832SEC	Mining Claim P24551, being land and land under the water of Thunder Creek	30.351	572.93
C***0253-3	12831SEC	Mining Claim P24550	18.518	353.46
C***0253-4	12830SEC	Mining Claim P24549	17.001	325.32
C***0253-5	12829SEC	Mining Claim P24548	12.383	239.67
C***0253-6	10863SEC	Mining Claim P24547	17.766	339.50
C***0253-7	10862SEC	Mining Claim P19679	15.884	304.64
C***0253-9	10894SEC	Mining Claim P19099	18.203	347.63
C***0253-10	10893SEC	Mining Claim P19098	23.735	450.25
C***1321-1	17865SEC	Mining Claim P23965	19.016	414.42
C***1321-2	17866SEC	Mining Claim P23978	24.443	529.87
C***1321-3	17868SEC	Mining Claim P24807	14.192	311.84
C***1321-4	17869SEC	Mining Claim P24808	15.208	333.45
C***1321-5	17870SEC	Mining Claim P24849	16.851	368.36
C***1321-6	17867SEC	Mining Claim P24850	8.903	199.36

DISTRICT OF COCHRANE—Continued**TOWNSHIP OF BRISTOL—Continued**

ACC#	PARCEL	DESCRIPTION	HECTARES	TOTAL
C***1321-7	17873SEC	Mining Claim P24754	14.334	314.89
C***1321-8	17874SEC	Mining Claim P24755	11.833	261.67
C***1321-9	17875SEC	Mining Claim P25094	14.257	313.21
C***1321-10	17876SEC	Mining Claim P25618	22.335	485.03
C***1321-11	17871SEC	Mining Claim P25619	20.615	448.46
C***1321-12	17872SEC	Mining Claim P25620	21.347	464.02
C***1321-13	17877SEC	Mining Claim P26428	20.853	453.50
C***1321-14	17878SEC	Mining Claim P26429	17.300	377.94

TOWNSHIP OF CARNEGIE

C***1237-1	5836NEC	S ½, Lot 9, Con 1	60.703	1388.52
C***1238-1	4419NEC	S ½, Lot 9, Con 2	64.952	1483.77

TOWNSHIP OF CLERGUE

C***0309-1	2355SEC	SE ¼ of S ½, Lot 12 Con 3	16.592	317.75
C***0309-2	2356SEC	NW ¼ of N ½, Lot 12, Con 2	16.542	316.85

TOWNSHIP OF CRAWFORD

C***0947-1	6105NEC	N ½ Lot, 10, Con 3	64.345	878.55
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TOWNSHIP OF DELOORO

C***0150-1	5583SEC	Mining Claim HR1068 (TRS1236)	20.133	726.55
C***0150-2	5583SEC	Mining Claim HR1069 (TRS 1236)	12.646	460.03
C***0150-3	5583SEC	Mining Claim HR1070 (TRS1234)	11.878	432.76
C***0155-1	3944SEC	Mining Claim HR 828 recorded as P8408	15.075	387.59
C***0155-2	2638SEC	Mining Claim HR 1080	15.378	395.01
C***0155-3	2639SEC	Mining Claim HR1081	14.377	369.44
C***0155-4	2640SEC	Mining Claim HR1082	11.331	293.88
C***0155-5	4193SEC	Mining Claim HR 1084 recorded as P8409	23.269	592.32
C***0155-6	4071SEC	Mining Claim HR1114 recorded as P8652	15.985	409.92
C***0155-7	4490SEC	Mining Claim ME 64 recorded as P8841	17.725	453.51
C***0155-8	4491SEC	Mining Claim P8641	14.366	369.44
C***0155-9	1260SEC	Mining Claim TRP 993 ½	10.319	268.74
C***0318-1	12445SEC	Mining Claim ME54 (TRS1299)	15.277	220.60
C***0318-2	12447SEC	Mining Claim ME31 (TRP 652)	15.884	228.96
C***0318-3	12447SEC	Mining Claim ME30 (TRP 653)	17.199	247.10
C***0318-4	12446SEC	Mining Claim ME29 (TRP651)	16.390	235.92
C***0318-5	12447SEC	Mining Claim ME23 (TRS 876)	18.110	259.64
C***0318-6	12446SEC	Mining Claim ME22 (TRS 875)	16.693	240.10
C***0318-7	12446SEC	Mining Claim ME21 (TRS 874)	16.390	235.92
C***0318-8	12446SEC	Mining Claim ME20 (TRS 877)	16.896	242.88
C***0328-1	22760SEC	Mining Claim P8915 Excepting Pt 15, Plan CR1379	11.331	425.98
C***0328-2	22756SEC	Mining Claim P9259	15.661	584.93
C***0328-3	22757SEC	Mining Claim P9260	13.476	504.71
C***0328-4	22759SEC	Mining Claim P9756 (HR1077)	14.285	534.45
C***0328-5	22761SEC	Mining Claim P9757 Excepting Pt 13, Plan CR1379	21.570	801.60
C***0328-6	22762SEC	Mining Claim P9758	15.135	565.67
C***0328-7	22763SEC	Mining Claim P10671	15.945	595.42
C***0328-8	22758SEC	Mining Claim P10878	13.193	494.43

DISTRICT OF COCHRANE—*Continued*TOWNSHIP OF DELORO—*Continued*

ACC#	PARCEL	DESCRIPTION	HECTARES	TOTAL
C***0328-9	22764SEC	Mining Claim P10911	10.765	405.24
C***0328-10	22765SEC	Mining Claim P10912	11.574	434.99
C***0328-11	22768SEC	Mining Claim P11030, excepting Pt 9, Plan CR1379	7.244	276.00
C***0328-12	22768SEC	Mining Claim P11046	8.053	305.71
C***0328-13	22768SEC	Mining Claim P11047 (HR1214)	9.227	348.73
C***0328-14	22768SEC	Mining Claim P11048	14.973	559.78
C***0328-15	22768SEC	Mining Claim P11050	18.777	699.36
C***0328-16	22768SEC	Mining Claim P11051	19.223	715.81
C***0328-17	22768SEC	Mining Claim P11052	7.487	284.86
C***0328-18	22768SEC	Mining Claim P11053	4.411	171.93
C***0328-19	22768SEC	Mining Claim P11058	16.309	608.83
C***0328-20	22768SEC	Mining Claim P11063 being land and land covered with the water of a small lake or pond, excepting Pt 6, Plan CR1379	14.973	559.78
C***0328-21	22768SEC	Mining Claim P11064	14.447	540.37
C***0328-22	22766SEC	Mining Claim P11256	10.805	406.71
C***0328-23	22767SEC	Mining Claim P11290 excepting Pt 11, Plan CR1379	10.765	405.24
C***0328-24	22768SEC	Mining Claim P11311 (HR864)	15.580	582.01
C***0328-25	22768SEC	Mining Claim P11312	19.546	727.60
C***0328-26	22768SEC	Mining Claim P11313 (HR1123)	16.187	604.26
C***0328-27	22768SEC	Mining Claim P11363	17.928	668.26
C***0328-28	22768SEC	Mining Claim P11364	13.800	516.67
C***0328-29	22768SEC	Mining Claim P11466	16.187	604.26
C***0328-30	22768SEC	Mining Claim P11467	16.592	619.15
C***0328-31	22768SEC	Mining Claim P11477	15.095	564.22
C***0328-32	22768SEC	Mining Claim P11478 excepting Pt 12, Plan CR1379	17.118	638.52
C***0328-33	22768SEC	Mining Claim P11479 excepting Pt 14, Plan CR1379	14.569	544.96
C***0328-34	22768SEC	Mining Claim P11480	16.794	626.61
C***0328-35	22768SEC	Mining Claim P11504 excepting Pt 10, Plan CR1379	16.592	619.15
C***0328-36	22768SEC	Mining Claim P11584 (HR867)	9.814	370.32
C***0328-37	22768SEC	Mining Claim P11585 (HR866) being land and land covered with the water of that part of Beaver Lake or pond excepting Pt 16, Plan CR1379	17.907	667.37
C***0328-38	22769SEC	Mining Claim P19975 (TRP2761)	16.693	622.89
C***1055-2	6085SEC	Mining Claim ME43 (TRP 353 ½)	11.129	160.23
C***1245-1	1795SND	Mining Claim HS741	9.753	147.57
C***1245-2	1622SND	Mining Claim HS742	18.089	265.16
C***1245-3	1624SND	Mining Claim HS743	17.523	257.16
C***1245-4	1623SND	Mining Claim HS744	12.464	185.82
C***1340-1	2132SEC	Mining Claim P6886	25.091	1182.07
C***1340-2	10267SEC	Mining Claim HR876 recorded as P27461	15.580	695.54
C***1340-3	10266SEC	Mining Claim P26655	30.745	1446.22
C***1340-4	8805SEC	Mining Claim P20950	20.182	952.24
C***1340-5	9228SEC	Mining Claim P20800	26.787	1261.34

TOWNSHIP OF DUNDONALD

C***0839-1	14309SEC	NW Pt of Lot 2, Con 4	32.375	1265.41
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TOWNSHIP OF GARRISON

C***0023-7	23701SEC	Mining Claim L27617	9.886	393.32
C***0023-9	23701SEC	Mining Claim L37213	16.738	659.08

DISTRICT OF COCHRANE—Continued**TOWNSHIP OF GARRISON—Continued**

ACC#	PARCEL	DESCRIPTION	HECTARES	TOTAL
C***0023-10	23701SEC	Mining Claim L37214	16.564	652.34
C***0023-11	23701SEC	Mining Claim L37215	15.516	611.62
C***0023-15	23701SEC	Mining Claim L37021	12.610	498.98
C***0023-16	23701SEC	Mining Claim L37022	14.115	557.33
C***0023-17	23701SEC	Mining Claim L37023	16.017	631.06
C***0023-18	23701SEC	Mining Claim L37024	14.281	563.73
C***0023-19	23701SEC	Mining Claim L37025	14.407	568.63
C***0023-20	23701SEC	Mining Claim L37026	15.783	622.05
C***0023-21	23701SEC	Mining Claim L38817	16.123	635.23
C***0023-23	23701SEC	Mining Claim L40022	9.138	364.39
C***0023-24	23701SEC	Mining Claim L40195	15.281	602.52
C***0023-25	23701SEC	Mining Claim L40194	12.335	488.33
C***0809-2	12906SEC	Mining Claim L43862	14.476	355.97
C***0809-3	12907SEC	Mining Claim L43863	13.253	326.76
C***0809-4	12908SEC	Mining Claim L43864	12.970	320.00

TOWNSHIP OF GERMAN

C***1060-1	17027SEC	N ½ of N ½, Lot 12, Con 3	32.881	453.83
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TOWNSHIP OF GODFREY

C***0247-1	13965SEC	SE Pt of S Pt, Lot 11, Con 4	14.973	220.92
C***0247-2	13964SEC	SW Pt of S Pt, Lot 11, Con 4	16.187	238.04
C***0706-1	11359SEC	NE ¼ of S ½ Lot 2, Con 2, being Mining Claim P28344, incl. Land covered by the waters of Waterhen Creek. Saving & excepting pt 1 on CR-960.	16.187	228.51
C***1096-1	4886SEC	SW ¼ of N ½, Lot 12, Con 6, being Mining Claim P13073	16.744	235.31
C***1096-2	4884SEC	NW ¼ of S ½, Lot 12, Con 6, being Mining Claim P13074	16.744	505.23
C***1096-3	4885SEC	SW ¼ of S ½, Lot 12, Con 6, being Mining Claim P13075	16.744	235.31
C***1219-1	10296SEC	NE ¼ of S ½, Lot 9, Con 6, being Mining Claim P27900	16.390	314.00
C***1219-2	10298SEC	Pt SE ¼ of N ½, Lot 9, Con 6, being Mining Claim P27899	15.932	305.52
C***1219-3	9809SEC	Pt NE ¼ of N ½, Lot 9, Con 6	4.456	92.63

TOWNSHIP OF GUIBORD

C***1215-1	15762SEC	NW ¼ of N ½, Lot 10, Con 6	16.744	320.59
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TOWNSHIP OF HARKER

C***0122-1	2768SEC	Mining Claim L7308	21.206	296.23
C***0122-2	2769SEC	Mining Claim L7310	16.835	237.24
C***0122-3	4101SEC	Mining Claim L7324	26.426	366.69
C***0122-4	4102SEC	Mining Claim L7325	5.585	85.39
C***0122-5	3340SEC	Mining Claim L8349	9.672	140.56
C***0122-6	3341SEC	Mining Claim L8350	18.130	254.72
C***0122-7	3874SEC	Mining Claim L8357	16.916	238.32
C***0122-8	3876SEC	Mining Claim L8358	16.026	226.31
C***0122-9	3875SEC	Mining Claim L8359	15.216	215.38
C***0122-10	3372SEC	Mining Claim L8650	7.426	110.22
C***0122-11	4096SEC	Mining Claim L9738	9.955	144.38
C***0122-12	4097SEC	Mining Claim L9739	5.342	82.11
C***0122-13	4098SEC	Mining Claim L9740	8.660	126.9
C***0122-14	3927SEC	Mining Claim L9920	11.169	160.77

DISTRICT OF COCHRANE—Continued**TOWNSHIP OF HARKER—Continued**

ACC#	PARCEL	DESCRIPTION	HECTARES	TOTAL
C***0122-15	4099SEC	Mining Claim L9921	10.603	153.11
C***0122-16	4100SEC	Mining Claim L9922	7.608	112.69

TOWNSHIP OF HISLOP

C***0697-1	9077SEC	N ½ of Lot 12, Con 2	64.750	1211.00
C***1159-1	14749SEC	N ½ of Lot 4, Con 2	63.333	1523.73
C***1159-2	16486SEC & 14239SEC	S ½ of Lot 4, Con 2	63.333	1523.73
C***1159-3	16217SEC	N ½ of Lot 5, Con 2	64.345	1547.92
C***1159-4	16725SEC	Pt S ½ of Lot 5, Con 2, excepting land covered with waters of the Black River crossing said lot. Also excepting instruments 100869, 114779 and that part shown on plan CR-1339 as part 1.	58.141	1399.61
C***1159-5	3870SEC	N ½ of Lot 5, Con 3	63.738	1533.42
C***1305-1	5379SEC	N ½ of Lot 1, Con 2	91.661	2720.07
C***1305-2	22326SEC	Pt Lot 1, Con 3, being Mining Claim L25967	20.052	602.22
C***1305-3	22327SEC	Pt Lot 1, Con 3, being Mining Claim L25968	20.052	602.22
C***1305-4	22328SEC	SE Pt of Lot 1, Con 3, being Mining Claim L25975	20.052	602.22

TOWNSHIP OF JAMIESON

C***0126-10	20552SEC	Pt NW ¼ of S ½ Lot 12, Con 1, being Mining Claim P10584	10.421	318.17
C***0126-14	3345SEC	SW ¼ of S1/2, Lot 12, Con 1, being Mining Claim P8232	16.187	488.72

TOWNSHIP OF JESSOP

C***0387-2	10204SEC	SW ¼ of N ½, Lot 1, Con 5, being Mining Claim P26715	16.187	227.81
C***0387-3	10813SEC	NW ¼ of N ½, Lot 3, Con 5, being Mining Claim P25531	16.187	227.81
C***0387-4	10812SEC	NE ¼ of N ½, LOT 3, CON 5, being Mining Claim P25530	16.187	227.81
C***0387-5	10861SEC	NE ¼ of N ½, Lot 4, Con 5, being Mining Claim P25658	15.985	225.08
C***0387-6	10231SEC	SW ¼ of N ½ Lot 3, Con 5, being Mining Claim P26137	16.187	227.80

TOWNSHIP OF KEEFER

C***1119-1	6966CST	Mining Claim P22841	23.666	561.69
C***1119-2	7281CST	Mining Claim P25078	18.312	436.89
C***1119-3	7311CST	Mining Claim P27877	19.134	456.08
C***1119-4	7362CST	Mining Claim P25079	20.688	492.28
C***1119-5	7864CST	Mining Claim P26782	16.507	394.81
C***1119-6	7943CST	Mining Claim P26781	22.626	537.45

TOWNSHIP OF KIDD

C***0928-1	11256SEC	S ½ of Lot 4, Con 3	65.357	892.23
C***0939-1	14211SEC	N ½ of Lot 7, Con 4	64.345	1457.92
C***1087-1	15506SEC	S ½ of Lot 5, Con 5	64.547	1475.44
C***1087-2	21444SEC	S1/2 of Lot 5, Con 6	65.357	1572.11
C***1186-1	21443SEC	S1/2 of Lot 8, Con 5	64.952	2321.61

TOWNSHIP OF MATHESON

C***0195-1	785SEC	N Pt broken Lot 4, Con 2, MR Subject to easement inst. #104345 to Northern Ontario Natural Gas Company Limited	63.940	1195.98
C***1276-1	5532SEC	S ½ of Lot 10, Con 4	64.750	2579.65
C***1280-1	23207SEC	N ½ of Lot 1, Con 6	61.310	876.02

TOWNSHIP OF MCCANN

C***0518-1	9115SEC	N Pt Broken Lot 4, Con 3	64.750	1557.60
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DISTRICT OF COCHRANE—Continued

ACC#	PARCEL	DESCRIPTION	HECTARES	TOTAL
TOWNSHIP OF MCCART				
C***1232-1	4203NEC	E ½ of N ½ of Lot 1 Con 5	32.375	447.02
TOWNSHIP OF MELBA				
C***1105-1	19428SEC	Mining Claim L8890	15.257	215.95
C***1105-2	19427SEC	Mining Claim L8891	15.297	216.49
C***1105-3	19426SEC	Mining Claim L9144	16.390	231.23
C***1105-4	19425SEC	Mining Claim L9145	16.997	239.44
C***1105-5	19429SEC	Mining Claim L9253	16.471	232.31
C***1105-6	19430SEC	Mining Claim L9571	15.540	219.76
C***1105-7	19431SEC	Mining Claim L9572	17.523	246.53
C***1105-8	19432SEC	Mining Claim L11053	12.505	178.79
C***1105-9	19433SEC	Mining Claim L11054	16.309	230.15
C***1105-10	19436SEC	Mining Claim L12451	11.857	170.06
C***1105-11	19437SEC	Mining Claim L12452	14.407	204.48
C***1105-12	19438SEC	Mining Claim L12453	16.835	237.24
C***1105-13	19439SEC	Mining Claim L12494	12.788	182.61
C***1105-14	19440SEC	Mining Claim L12495	15.338	217.03
C***1105-15	19441SEC	Mining Claim L12496	16.916	238.32
C***1105-16	19444SEC	Mining Claim L12497	10.198	147.65
C***1105-17	19445SEC	Mining Claim L12498	16.875	237.78
C***1105-18	19442SEC	Mining Claim L12499	16.309	230.15
C***1105-19	19434SEC	Mining Claim L12600	17.078	240.52
C***1105-20	19435SEC	Mining Claim L12601	19.911	278.75
C***1105-21	19443SEC	Mining Claim L12602	19.425	272.20
TOWNSHIP OF MUNRO				
C***1322-1	21386SEC	NE ¼ of N ½, Lot 12, Con 1, being Mining Claim L12137	17.250	412.14
C***1322-2	21387SEC	SE ¼ of N ½, Lot 12, Con 1, being Mining Claim L12492	17.250	412.14
C***1322-3	21388SEC	SW ¼ of N ½, Lot 12, Con 1, being Mining Claim L12840	17.250	412.14
C***1322-4	21389SEC	NE ¼ of S ½, Lot 12, Con 1, being Mining Claim L13605	17.250	412.14
C***1322-5	21391SEC	NW ¼ of S ½, Lot 12, Con 1, being Mining Claim L13604	17.250	412.14
C***1322-6	21392SEC	SE ¼ of S ½, Lot 12, Con 1, being Mining Claim L2871	17.250	412.14
C***1322-7	21390SEC	Pt NW ¼ of S ½, Lot 11, Con 1, being Mining Claim L9315	13.274	319.48
TOWNSHIP OF MURPHY				
C***1308-1	12576SEC	S ½ of Lot 1, Con 1	64.749	2314.44
TOWNSHIP OF OGDEN				
C***0156-1	4888SEC	Mining Claim P7666 recorded as P16782	25.374	760.47
C***0156-2	4889SEC	Mining Claim P7667 recorded as P16781	16.673	503.12
C***0156-3	4913SEC	Mining Claim P8605 recorded as P16431	24.645	738.87
C***0156-4	4914SEC	Mining Claim P8606 recorded as P16432	24.605	737.69
C***0156-5	4880SEC	Mining Claim P16881	14.164	428.92
C***0156-6	1606SEC	Mining Claim CT5 recorded as P5555	13.225	401.12
C***0156-7	1770SEC	Mining Claim P6723	13.436	407.33
C***0156-8	246SEC	Mining Claim P7987	15.884	479.80
C***0328-39	22768SEC	Mining Claim P11464	12.788	479.55
C***0328-40	22768SEC	Mining Claim P11465	11.695	439.35
C***0803-1	12872SEC	Mining Claim P22182	20.675	400.15

DISTRICT OF COCHRANE—*Continued*TOWNSHIP OF OGDEN—*Continued*

ACC#	PARCEL	DESCRIPTION	HECTARES	TOTAL
C***0803-2	12873SEC	Mining Claim P22183	11.028	218.10
C***0803-3	12874SEC	Mining Claim P22184	16.600	323.26
C***0803-4	12875SEC	Mining Claim P22185	15.876	309.57
C***0803-5	12873SEC	Mining Claim P22186	10.421	206.63
C***0803-6	12873SEC	Mining Claim P22187	11.619	229.28
C***0803-7	12876SEC	Mining Claim P22188	15.564	303.72
C***0803-8	12876SEC	Mining Claim P22189	12.047	237.34
C***0803-9	12877SEC	Mining Claim P22190	12.315	242.38
C***0803-10	12877SEC	Mining Claim P22191	14.463	282.91
C***0803-11	12878SEC	Mining Claim P22192	17.074	332.22
C***0803-12	12879SEC	Mining Claim P22193	12.553	246.87
C***0803-13	12880SEC	Mining Claim P22194	15.580	304.01
C***0803-14	12881SEC	Mining Claim P22441	9.397	187.34
C***0803-15	12881SEC	Mining Claim P22442	6.896	140.12
C***0803-16	12882SEC	Mining Claim P22443	4.868	101.85
C***0803-17	12882SEC	Mining Claim P22444	10.607	210.18
C***0803-18	12883SEC	Mining Claim P22445	20.368	394.35
C***0803-19	12884SEC	Mining Claim P22446	19.045	369.38
C***0803-20	12885SEC	Mining Claim P22971	23.698	457.18
C***0803-21	12886SEC	Mining Claim P22972	25.240	486.29
C***0803-22	12887SEC	Mining Claim P22990	30.606	587.53
C***0803-23	12888SEC	Mining Claim P22991	21.452	414.81
C***0803-24	12889SEC	Mining Claim P22992	27.276	524.69
C***0803-25	12890SEC	Mining Claim P22993	18.000	349.67
C***0803-26	12891SEC	Mining Claim P22994	22.800	440.24
C***0803-27	12892SEC	Mining Claim P22995	20.489	396.66
C***0803-28	12893SEC	Mining Claim P22996	13.108	257.35
C***0803-29	12894SEC	Mining Claim P23474	24.148	442.80
C***0803-30	12895SEC	Mining Claim P23475	26.365	507.52
C***0803-31	12896SEC	Mining Claim P23476	23.690	457.06

TOWNSHIP OF RICKARD

C***0246-24	6043NEC	NW ¼ of S ½, Lot 7, Con 4, Mining Claim T19630	16.187	728.16
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TOWNSHIP OF ROBB

C***0462-4	2467SEC	Mining Claim P6809	14.973	287.71
C***0462-5	2468SEC	Mining Claim P6898	13.840	266.70

TOWNSHIP OF SHAW

C***0099-1	4856SEC	Mining Claim P15322 (D.S.2)	17.588	163.62
C***0099-2	4857SEC	Mining Claim P15322 (D.S.1)	15.783	147.85
C***0099-3	4855SEC	Mining Claim P15320 (PP5)	18.211	169.05
C***1081-2	1692SEC	Mining Claim CT2	15.710	301.39
C***1081-3	1696SEC	Mining Claim P5895	9.308	182.63
C***1081-4	1474SEC	Mining Claim RSC265	17.361	332.00

TOWNSHIP OF TAYLOR

C***0375-1	13923SEC	N Pt of Lot 2, Con 1, being PT2 on CR-61	38.085	716.42
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DISTRICT OF COCHRANE—Continued

ACC#	PARCEL	DESCRIPTION	HECTARES	TOTAL
TOWNSHIP OF TISDALE				
C***1097-1	1437W&T	NW ¼ of N ½, Lot 11, Con 4	16.339	229.84
C***1097-2	1437W&T	NE ¼ of N ½, Lot 12, Con 4	16.238	228.47
C***1343-1	11168W&T	NE Pt of S Pt, Lot 8, Con 2	13.355	186.67
C***1343-2	11169W&T	NW Pt of S Pt of broken Lot 8, Con 2	13.355	186.67
C***1343-3	11167W&T	NE Pt of S Pt of broken Lot 9, Con 2	7.770	112.79
C***1343-4	11166W&T	NW Pt of S Pt of broken Lot 9, Con 2	7.770	112.79
TOWNSHIP OF TURNBULL				
C***0001-1	3933SEC	Mining Claim P12251	17.118	240.33
C***0001-2	3928SEC	Mining Claim P12252	11.129	339.17
C***0001-3	3939SEC	Mining Claim P12253	15.945	224.52
C***0001-4	4881SEC	Mining Claim P13076	13.678	193.90
C***0001-5	4883SEC	Mining Claim P13077	8.215	120.19
C***0001-6	4882SEC	Mining Claim P13078	10.239	147.50
C***0406-1	1588SEC	Mining Claim P3383	15.540	381.42
C***1090-1	1728SEC	Mining Claim P4095	17.766	154.20
C***1090-2	2509SEC	Mining Claim P6894	29.441	248.98
C***1090-3	2510SEC	Mining Claim P6895	17.725	153.87
TOWNSHIP OF WALKER				
C***1185-1	16628SEC	S Pt of broken Lot 10, Con 4	63.738	583.91
TOWNSHIP OF WARK				
C***0916-1	14969SEC	NW ¼ of S ½, Lot 3, Con 6	15.732	620.03
C***0935-1	17406SEC	S ½ of Lot 12, Con 2	64.345	878.55
C***0947-2	15178SEC	N ½ of Lot 9, Con 3	64.750	884.02
C***1284-1	14298SEC	NE ¼ of S ½, Lot 8, Con 4	16.187	418.02
TOWNSHIP OF WHITNEY				
C***0361-1	10569W&T	NE ¼ of S ½, Lot 12, Con 1	15.985	306.49
C***0361-2	10569W&T	NW ¼ of S ½, Lot 12, Con 1	15.985	306.49
C***0361-3	10569W&T	SW ¼ of N ½, Lot 12 Con 1	15.985	306.49
C***0421-4	8579W&T	NE & SE of S Pt broken Lot 10, Con 4, being all that part of the bed of the Porcupine Lake lying within the boundaries of the NE pt and SE pt of the S pt of Lot 10, Con 4	0.809	25.02
C***0421-5	8577W&T	NE ¼ of S ½, Lot 10, Con 4, Secondly on the parcel	16.026	307.23
C***0421-6	8577W&T	NW 1/4 of S ½, Lot 10, Con 4, Firstly on the parcel	16.835	322.25
C***0421-7	8578W&T	Pt SE Pt of Lot 10, Con 4	9.632	188.66
DISTRICT OF KENORA				
CLEARWATER BAY AREA				
K***0657-1	38419DKF	Pt Mining Claim K6565, being PT 6 on 23R-7697	0.697	34.80
TOWNSHIP OF ECHO				
K***0146-21	15083DK	SE Pt of N Pt, Lot 3, Con 2, being Mining Claim KRL18831	16.244	588.17
TOWNSHIP OF JAFFRAY				
K***0352-1	12471DKF	Pt of Location 432P S of Trans Canada Highway	18.988	181.27

DISTRICT OF KENORA—*Continued*

ACC#	PARCEL	DESCRIPTION	HECTARES	TOTAL
TOWNSHIP OF KIRKUP				
K***0430-1	24843DK	Pt Mining Claim K2298, being Pt 1 of KR781 Plan BA-2403, registered 24 th October, 1988, as Plan 23D-108	1.821	67.66
PARNES LAKE AREA				
K***0654-1	39709DK	Pt of Mining Claim SV106, being Pt 3 of 23R-8852 situated on Neepawa Island in Minnitaki Lake	12.194	370.64
DISTRICT OF KENORA PATRICIA				
TOWNSHIP OF DOME				
KP**0071-1	268DP	Mining Claim KRL95	17.563	696.60
KP**0071-2	269DP	Mining Claim KRL96	14.771	495.65
KP**0071-3	272DP	Mining Claim KRL97	10.319	349.33
KP**0071-4	270DP	Mining Claim KRL98	10.846	366.59
KP**0071-5	271DP	Mining Claim KRL99	5.099	177.69
FROND LAKE AREA				
KP**0299-1	5692DP	Mining Claim PA5164	20.862	752.80
KP**0299-2	5692DP	Mining Claim PA5165	40.104	1437.97
KP**0299-3	5692DP	Mining Claim PA6079	23.961	863.11
TOWNSHIP OF PONSFORD				
KP**0315-1	5182DP	Pt PA-2679 as per instrument 163735	12.096	299.08
DISTRICT OF THUNDER BAY				
TOWNSHIP OF CONMEE				
TB**1761-1	23823TBF	Pt W ½ of S ½, Lot D, Con 2, Pt 2 & 3, Plan 55R-7954	4.360	195.37
TOWNSHIP OF MACGREGOR				
TB**1012-1	RO	Pt Mining Location 12, being Pt 1&2 of 55R-2488	0.809	31.28
TOWNSHIP OF MARKS				
TB**1562-1	6-4 Con-1 Marks	S ½ of Lot 6, Con 1	60.096	2352.26
TOWNSHIP OF PAIPOONGE				
TB**0768-1	RO	Lot 16, Con 3, N of KR, Less Firstly: Portion expropriated under Dept. of Hwy. Plan #43536; Secondly: Portions designated as 1, 2 and 5 on 55R-4768; Thirdly: Part 1 on 55R-1275.	39.659	1769.67
TOWNSHIP OF SQUAW LAKE				
TB**0053-1	678DFWF	Location SV-396	3.642	147.03
DISTRICT OF TIMISKAMING				
TOWNSHIP OF BERNHARDT				
T***0286-6	2927CST	Mining Claim L12967	16.430	314.74
T***1387-2	1506CST	Mining Claim L8056	19.473	371.18
T***1387-3	1484CST	Mining Claim L8057	10.680	208.09
T***1387-4	1507CST	Mining Claim L8058	12.019	232.94
TOWNSHIP OF BOSTON				
T***0253-2	1495DT	Mining Claim L3665	15.459	730.59
T***0253-3	1460DT	Mining Claim L5163	7.199	345.55
T***0253-4	1576DT	Mining Claim L5216	8.984	428.78

DISTRICT OF TIMISKAMING—Continued

ACC#	PARCEL	DESCRIPTION	HECTARES	TOTAL
TOWNSHIP OF BUCKE				
T***1130-1	12537SST	Pt of N ½, Lot 14, Con 1, being Mining Claim T30514	8.094	354.48
TOWNSHIP OF COLEMAN				
T***0925-1	129SST	Pt of broken Lot 11, Con 3	3.136	130.30
T***1377-1	12842SST	W ½ of NW ¼ of S ½ of Pt broken Lot 19, Con 4	7.689	369.22
T***1377-2	12842SST	Pt Lot 19, Con 4, S Shore of Portage Bay	4.452	217.95
T***1377-3	12842SST	E ½ of SW ¼ of S ½, Lot 19, Con 4	8.094	388.14
TOWNSHIP OF GRENFELL				
T***1127-1	7509CST	S ½ of Mining Claim L14816 saving and excepting pt 2, 54R-1398, pt 3, 54R-3161 and pt as described in inst. #139363 Temiskaming.	9.834	391.39
TOWNSHIP OF LEBEL				
T***1208-1	4686CST	Mining Claim HR1400 (L1111)	18.777	557.35
T***1208-2	3609TIM	Mining Claim L1105	11.776	353.25
T***1208-3	3608TIM	Mining Claim L1106	12.100	362.74
T***1208-4	3610TIM	Mining Claim L2539	16.309	485.46
T***1208-5	3827CST	Mining Claim L3427	14.771	440.57
TOWNSHIP OF LORRAIN				
T***0611-1	7294NND	SE ¼ of S ½, Lot 2, Con 11	16.187	806.36
TOWNSHIP OF MAISONVILLE				
T***1022-1	8386NND	Mining Claim HR580 situated one-half mile south of Wolfe Lake	16.187	586.07
T***1022-2	8605NND	Mining Claim HR581	14.973	542.90
T***1022-3	8385NND	Mining Claim HR582	16.187	586.07
TOWNSHIP OF MORRISSETTE				
T***0286-5	2223CST	Mining Claim L10687	15.135	290.72
T***1387-1	356CST	Mining Claim L5006	13.031	251.69
T***1387-5	4856CST	Mining Claim L24361	18.883	360.25
TOWNSHIP OF SMYTH				
T***0190-2	7794NND	NW ¼ of S ½ Lot 7, Con 2	16.289	732.75
T***0190-3	7773NND	SW ¼ of N ½ Lot7, Con 2	16.289	732.75
TOWNSHIP OF SOUTH LORRAIN				
T***0140-1	6256NND	Pt of Mining Claim HR59	8.175	1619.69
TOWNSHIP OF TECK				
T***0286-10	1098CST	Mining Claim L7057	12.829	247.97
T***0286-11	1099CST	Mining Claim L7058	5.140	105.34
T***1387-6	1141CST	Mining Claim L6810	16.187	310.26
T***1387-7	1142CST	Mining Claim L6811	9.793	191.63
TOWNSHIP OF TUDHOPE				
T***0358-1	4553NND	NW ¼ of S ½, Lot 12, Con 5	16.440	292.99

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending June 1, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 1 juin 2001. La liste ci-dessous indique les anciens noms suivis par les nouveaux noms.

Abdullahi, Nabil Bahar Sharif — Sharif, Nabil Bahar
Abdullahi, Nawal Bahar Sharif — Sharif, Nawal Bahar
Amy, Christopher Allan — Snow, Christopher Nashall
Arseneault, Pearl-Elizabeth Lynzi — Kunkle, Pearl-Elizabeth Lynzi
Au, Duong Thang Ha — Au, Cameron
Bandak, Hanna John — Bandak, John
Benipersaud, Khomal — Benisasia, Rick Khomal
Bernarde, Eduardo Affonso Ferreira — Bernardi, Eduardo
Bernarde, Giuliana Ranieri — Bernardi, Giuliana De Ranieri
Bigauskas, Julius — Hava, Julius Griffydd
Boateng, Rockstone Kusi — Boateng, Amoako Kofi
Bourdeau, Paule Suzanne Nina — Stone, Paule Suzanne Nina
Brar, Daljinder — Brar, Priya
Butt, Rebecca Gillian — Grace, Rebecca Becket
Byromshaw, Kendall Erica — Donaldson, Kendall Erica
Campbell, Emily Irene Louise Maire — Logan, Emily
Caranci, Stephen Richard — Avery, Stephen Richard
Carenza, Esther — Brock, Justine
Cekrdzin, Ruzica — Ognjenovic, Ruzica Rose
Chao, Irene Chi-Cheng — Chao, Ingrid Irene Chi-Cheng
Chau, Yung Linh — Wang, Elaine
Chittur, Neepa — Shah-Chittur, Neepa
Chiu, Pei Hsin Billy — Chiu, Romeo
Chung, Chian — Chung, Patrick Chian
Collins, Jessica Mary — Wagar, Jessica Mary
Couture, Daniel Walter — Duclos, Daniel Walter
Crandell, Nathan Patrick — Matthews, Nate Patrick
Crump, Gregory Michael — Puseljc, Gregory Michael
Doughan, Mary Sarah Leona — Doughan, Lee Sarah
Enyolu, Evans Azubuike — Evans, Rick Az
Ewart, Stephanie Tara — Beattie, Stephanie Tara
Fadel, Rita — Ginese, Rita
Farahani, Barzin — Alirezai Farahani, Barzin
Farahani, Otusa — Alirezai Farahani, Otusa
Feng, Wei — Feng, Sally Wei
Fenwick, Bonnie Joy — Jones-Fenwick, Bonnie Joy
Filipe Melo, Celia Santos — Filipe, Celia Santos
Fitzgerald, Newton John — Newton, M. Jah
Francis, Violet Louise — King, Violet Theresa
Gagne, Marie Nicole France — Lepage, France Nicole
Goodfellow, Jennifer Ann — Vandermeulen, Jennifer Ann
Gorrie, Amber Linda — Wettlaufer, Amber Linda
Grnak, Ashley Rebecca Ceresne — Lee, Ashley Rebecca Ceresne
Grnak, Eden Samantha Ceresne — Lee, Eden Samantha Ceresne
Guirguis, Emad Shafik Ramzy — Ramzy, Emad Shafik
Ha, Sui Ling Cherry — Yip, Sui Ling Cherry Charity
Hampersom, Ararad — Ohanian, Ararad Ara
Hayes, Grenville Vernon — Fowler, Grenville Vernon Hayes
Henin, Amy Fikry Rateb Biskaly — Biskaly, Amy Fikry Rateb
Henin, Fikry Rateb Biskaly — Biskaly, Fikry Rateb
Henin, Hany Fikry Rateb Biskaly — Biskaly, Hany Fikry Rateb
Henin, Shady Fikry Rateb Biskaly — Biskaly, Shady Fikry Rateb
Hickey, Jareese Rasean — Randall, Jareese Andrew Elijah
Hoggarth, Emily Anne — Monaco, Emily Anne
Hooper, Garfield Marloo — Powell, Prince Emanuel
Hor, Kai Yu — Hor, Kevin Kai Yu
Horsnell, Kristina Ashley — Hampson-Horsnell, Kristina Ashley
Huang, Shi Peng — Wang, Tom
Hulaj, Lee — Hulaj, Lee Philip
Jacko, John Howard — Delaney, John Patrick
Jacko, Mikaela Shanta — Delaney, Mikaela Shanta
Jackson-Philbert, Ann — Jackson-Philbert, Empress Shakerah
Jairam, Deven Kumar — Sharma, Deven Jairam

Jairam, Manu Mit Kumar — Sharma, Manu Mit Jairam
Jairam, Sachie Ambika — Sharma, Sachie Ambika
Jairam, Taramatie — Sharma, Tara Jairam
Jiang, Wei — Jiang, Jennifer
Karabeet, Sona — Mikayelian, Sona Karabeet
Keeler, Rodney Raymond — Levere, Rodney Raymond
Kostyukov, Yavgeni — Kostyukov, Eugene
Lee, Gina Grace — Lee, Freedom
Lee, Siu Mui — Tsang, Anne Hai Yee
Lekshmanpillai, Kunnil Arun — Pillai, Arun Lekshman
Magela, William Fedor — Louttit, William Fedor
Mann, Harmanpreet Singh — Gill, Harmanpreet Singh
Mann, Sukhmanpreet Singh — Gill, Sukhmanpreet Singh
Manocha, Neeru — Manocha, Priya
Mayo, Marybel Margaret — Hrwco, Mayo Piercey
Mc Govern, Joseph Donald — Noble, Joseph Donald
Milton, Merline Elizabeth — Milton, Marilyn Elizabeth
Moore, Brandon Elroy Thomas — Plazzotta, Brandon Elroy T.
Morozov, Andrei — Morozov, Andre
Morton, Gillian Mason — Small, Mason Gillian
Mulcaster, Kaili Denise — King, Kaili Denise
Nolet, Natalie Anne — Scott, Natalie Anne
Olyzko, Elena — Kostyukova, Elena
Ouellette, Harry — Ouellette, Theodore Harry
Park, Hong Jeong — Park, Warren Hongjeong
Park, Mee Ryung — Park, Maria Meeryung
Park, Sae Whan — Park, Edward Saewhan
Park, Sung Whan — Park, Andrew Sungwhan
Pozzabon, Lina — Pozzebon, Lina
Rafik, Matthew Tyler — Paiva, Matthew
Rahimi, Ray — Trust, Ray
Renouf, Christine — Elizuk, Christine
Rieux, Kassandra Micheline — Tranchemontagne, Kassandra Micheline
Rogers, Ashling Nicola — Rogers, Aisling Nicola
Russell, Jolene Dawn Lisa — Lussier, Jolene Dawn Lisa
Russell, James Jeffery John — Lussier, James Tyler John
Sathasivam, Parasakthy — Wijayakone, Parasakthy
Sathiyatharsan, Arumugam — Arumugam, Sathiyatharsan
Sawuch, Anatoly Taroslaw — Sawich, Tony
Shanmugarajah, Shanmugadeepan — Sivanranjan, Shanmugadeepan
Sivapathasundaram, Sri Meera — Nanthakumar, Srimeera
Singh, Baljinder — Singh, Ram
Singh, Jagjit — Gill, Jagjit Singh
Smith, Dawn Elizabeth — Smith-Travis, Dawn Elizabeth
Stavrakis, Dimitra — Proutzos, Toulia
Takoor, Ara — Ohanian, Ara Hamparsoom-Takoor
Takoor, Mariam — Ohanian, Mariam Ara
Takoor, Marta — Ohanian, Marta Ara
Toth Carr Drozda, Blair Marie — Carr, Blair Marie
Trang, Xo — Tran, Anny
Traplin, Cecille Ethelene — Traplin, Anna Cecille
Tremblay, Gregory Terrence — Terrence, Gregory Wilson
Ueng, Jia-Shi — Ueng, Cathryne Jia-Shi
Urnezhyus, Amber — Urness, Amber
Urnezhyus, Edmundas Edmundovich — Urness, Edmundas
Vaillancourt, Edouard Marcel — D'aoust, Marcel Edward
Wilson, Christine Ann — Caldwell-Barrington, Christine Hannah
Wilson, Lindsay Katherine — Wilson-Vamos, Lindsay Katherine
Wu, Hong Fei — Wu, Mike Hongfei
Wu, Xiangbing — Wu, Nick Xiangbing
Wutzke, Brian Anthony Bernard — Chapman, Brian Anthony
Wutzke, Jamey Michael Ernest — Chapman, Jamey Michael Ernest
Xiao, Xiao — Xiao, Evan
Yan, Cong — Yan, Charlie Cong
Yeung, Pik Chun — Yeung, Jane Pik-Chun
Yu, Sz-Hsuan — Catania, Susan Yu

(6961) 28 JUDITH HARTMAN,
Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending June 8, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 8 juin 2001. La liste ci-dessous indique été les anciens noms suivis par les nouveaux noms.

Abrar, Asmam — Khan, Usman Ali
 Allan, Colleen Beatrice — Lamoureux, Colleen Beatrice
 An, Hyun Hee — Wei, Hyun Hee
 Anthony, Patricia Anne — Stanmore, Patricia Anne
 Arasu, Chithira — Mathikcantan, Chithira
 Arasu, Mathikkanthan — Mathikcantan, Arasu
 Arasu, Neshah — Mathikcantan, Neshah
 Arasu, Thusha — Mathikcantan, Thusha
 Araujo, Ryan Marcello — Blyth, Ryan Marcello
 Arnison, Alison Jane — Evans, Alison Jane
 Arruda, Carlos Miguel — Arruda, Michael
 Ayathurai, Nanthini — Karunanandan, Nanthini
 Aziz, Pervaiz — Aziz, Khurum
 Bakty, Steven John — Berecz-Bakti, Stephen John
 Banford, Deborah Faye — Faye, Deborah
 Bartley, Rosalyn — Abrams, Rosalyn Bartley
 Batt, Deborah Anne — Stevens, Candy
 Battersby, Allison Breanne — Fish, Allison Christina Elaine
 Battersby, Lindsay Ann — Fish, Lindsay Ann
 Belsito, Concetta — Belsito, Tina Concetta
 Bilow, Ian James — Jackson, Ian James
 Blackwell, Carissa Frances — Gerber, Carissa Frances
 Blais, Tammy Lynn — Blaze, Tammy Lynn
 Borowiecki, Krzysztof Pawel — Borowiecki, Christopher Paul
 Bosak, Biserka — Bosak-Holetich, Biserka
 Bresolin, Michael David — Haslam, Michael David
 Brown, Justin Thomas Leonard — Gallagher, Justin Thomas Leonard
 Bryant, Dion Warrick — Glode, Dion Warrick Bryant
 Buchanan, Janine — Gallagher, Janine
 Calimag, Jacqueline T. — Castillo, Jacqueline T.
 Cambo, Surjit Singh — Bhullar, Surinder Singh
 Campbell, Chantal Lynn — Lockhart, Sandra Ann
 Cancelliere, Mafalda — Cancelliere, Mafalda Celia
 Carrier, Roch Alexandre — Bolduc, Roch Alexandre
 Carroll, Cody Roy Matthew — Nicholetts, Cody Roy Matthew Carroll
 Carroll, Mitchell James William — Nicholetts, Mitchell James William Carroll
 Carter, Ryan Bradlee — Easton, Ryan Bradlee
 Caves, Nancy Dorothy — Bryant, Nancy Dorothy
 Chander, Navita — Sondhi, Navita
 Chander, Rakesh — Sondhi, Rakesh
 Chapman, Chastity Dawn — Miller, Chas Dawn
 Charette, Shane Kevin — McGuire, Shane Kevin Joseph
 Chen, Fu Rong — Chen, Lily F
 Cheng, Cindy Cin Cin — Cheng, Cynthia Cin Cin
 Chernishev, Evgen — Cherish, Eugene
 Chernishev, Georgiy — Cherish, George
 Cheung, Man Suen — Cheung, Lawrence Man-Suen
 Cheung, Nai Man — Cheung, Joey
 Cheung, Tik Hin — Cheung, Alex Tik-Hing
 Chitambaram, Unnamalai — Chockalingam, Unnamalai
 Chow, Koon Cheong — Chow, Kasey
 Collins, Margot Anita — Sobers, Margot Anita
 Commanda, Raymond Homer Joseph — Mcleod, Raymond Homer Joseph
 Copeland, Lorraine Deborah — Hatfield, Lorraine Deborah
 Copeland, Matthew Wayne — Hatfield, Matthew Wayne
 Cosmi, Andrew Joseph — Huxley, Andrew Bradley Joseph
 Court, Brenda Susan — Proteau, Brenda Susan
 Couturier, Taylor Joy — Prezio, Taylor Joy Couturier
 Cowan, Jenny Lisa — Conhiser, Jenny Lisa
 Crossey, Isabell Karen — Mills, Isabell Karen
 Cudmore, Michael Bradley James — Cudmore, Michael James
 Cummings, Julia Allison — Buchanan, Julia Allison
 Dargent, Kristine Tamara — Boucher, Kristine, tamara
 Dec, Beata Maria — Flis, Beata Maria
 Deng, Pei Shan — Wong, Michelle
 Dhonsi, Angrej Singh — Dhonsi, Tersam
 Dinh, Thi My Han — Tran, Crystal Lien Hong
 Dobbin, Gregory Garner — Richardson, Gregory Garner

Dong, Yiwei — Dong, Susan Yiwei
 Dowell, David Alvin — Surgent, David Alvin
 Drobniak, Magdalena Anna — Strak, Magdalena Anna
 Drury, Sharlene Faye — Ward, Sharlene Faye
 Dzerowicz, Irene Joanna — Dzerowicz-Nobrega, Irene Joanna
 Eady, Christine Lynn — Willis, Christine Lynn
 Eddy, Margaret Elizabeth — Richardson, Margaret Elizabeth
 Egglestone, Vance Hamilton — Taylor, Shauna
 Faria, Annmarie Gail — Noreiga, Annmarie Gail
 Ferguson, Norma Elaine — Taylor, Norma Elaine
 Fernando, Hettiyadura Sajeeve Marshiyani — Fernando, Steven
 Filipceva, Atina — Gorgiev, Atina
 Firlotti, Elizabeth-Lenora — Firlotte, Lenora Margaret
 Fournier, Christian Joseph Dave — Loranger, Christian Joseph Dave
 Francisco, Jordan Anthony — Tozer, Jordan Anthony
 Fulop, Jacquelyn Marie — Muzzin, Jacquelyn Marie
 Fyles, Brandi Lea — Russell, Brandi Lea
 Gajraj, Amanda Selina — Ahing, Amanda Selina
 Gallagher, Glenn Joseph — Gallagher, Lorraine Crystal
 Ganic, Abdulah — Ganic, Ada Ado
 Geigen-Miller, Christopher John — Advansun, Christopher John
 Gerontis, Theodora Georgia — Lafazanidis, Theodora Georgia
 Geroux-Tillmanns, Krysten Mackenzie — Keeler-Tillmanns, Krysten Mackenzie
 Ghoreshi, Negar — Ghoreshi, Nicky
 Greene, Kimberly Alice — Howey, Kimberly Alice
 Grillo, Epifania — Mastro Simone, Epifania
 Guindon, Christopher Mark — Manning, Christopher Mark
 Gulve, Rurali — Gulve, Rupali
 Hafezji, Mohammed Atahar Yusuf — Hafizji, Athar Yusuf
 Halaczkiwicz, Jolanta Danuta — Reystone, Jolanta Sarah
 Halaczkiwicz, Lukasz Piotr — Reystone, Lukas Peter
 Halaczkiwicz, Marek Jan — Reystone, Mark Philip
 Halaczkiwicz, Michal Marek — Reystone, Michael Mark
 Ham, In Hwa — Ham, Julia Inhwa
 Hamid, Yasmin — Sultana, Yasmin
 Hammill, Mallory Dale — Hammill-Miller, Mallory Dale
 Handelin, Lara Susanne — Griffin, Star Bathsheba
 Harvey, Joseph Howard James — Sheffer, Joseph Howard James
 Harvey, Matthew Robert James — Sheffer, Matthew Robert James
 Hassan, Ala Ahmad — Saaidalhaddh, Amean
 Heeren, Adriana Josepha — Heeren, Jean Adriana
 Hennigar, Paige Elizabeth — Rodgers, Paige Maria Elizabeth
 Henry, Myrtle Mill — Sodhi, Myrtle Mill
 Herdsman, Tove Sabrina — Harnish, Tove Sabrina
 Hernandez, Karen Rosario — Rivera, Karen Rosario
 Hines, Sarah-Shaindl Marie Alexandra — Hines, Katherine Alexandra Marie
 Ho, Paul Leong — Leong, Paul Ho
 Ho, Ping Kai — Ho, Franky K
 Hoffmann, Karley Alexis — Nangle, Karley Alexis
 Holwell, Kerri Janet — Figueira, Kerri Janet
 Hopkins, Michael Paul — Goodale, Michael Owen
 Horii, Michelle — Horii Edwards, Michelle
 Huang, Huan Wen — Huang, Howard Huanwen
 Huang, Qing Yong — Wong, David Hing Yong
 Huang, Yi Ren — Huang, Ian Yiren
 Hung, Ming Yi — Hung, Alice Ming Yi
 Hushmandazad, Kasra — Hushmand, Kasra
 Hussien, Hraibi — Hraibi, Hussien Ali
 Ingleson, David Paul — Gray, David Paul
 Ingram, Mark Royden — Royden, Mark
 Iqbal, Nadia — Siddiqui, Nadia
 Janowski, Natalie Patricia — Ionta, Natalie Patricia
 Jemmett, Nancy Patricia — Waller-Bailey, Nancy Patricia
 Joab, Susan Amanda — Sterczyk, Susan Amanda
 Kahsai, Negasi Tesfai — Tesfai, Negasi Kahsai
 Kaur, Tejinder — Dhaliwal, Nikki Tajinder
 Kazmar, Walter Edward — Kazmer, Walter Edward
 Khan, Farhat Aziz — Khan, Farhat Sufyan
 Kimura, Yachiyo — Shimada, Yachiyo
 Kloosterman, Nicholas Jonathan — Quesnelle, Nicholas Jonathan
 Koski, Sarah Michelle — Decorte, Sarah Michelle
 Kramer-Lalonde, Justin Mark — Kramer, Justin Mark
 Kranenburg, Derek John — Schenk, Derek John

- Krishnapillai, Suhi — Vishnumohan, Suhi
 Kuchocki, Lori Ann — Manicom, Lori Ann
 Kwechansky, Rochelle Mara — Levy, Rochelle Mara
 Lacasse, Laurie Louise — Chapman, Laurie Louise
 Lacroix, Deborah Anne — Simpson, Deborah Ann
 Lai, Robby Oentoro — Oentoro, Robby
 Langmaid, Clifford Carlton — Staunton, Clifford Carlton
 Lau, Ka Lee Ann — Onat, Ka Lee Ann
 Lavallee, Melissa Lynda Marie — Barrette, Melissa Lynda Marie
 Lavoie, Lana Marie — Cunningham, Lana Marie
 Lee, Oi Ying — Lee, Anthea Oi-Ying
 Li, Chi Chiang — Li, Keung
 Li, Daniel — Lee, Daniel K
 Li, Weiqiang — Lai, Leo Wei Qiang
 Li, Zhao — Chu, Zhao
 Lieu, Ka Lee — Lieu, Kathy Kalee
 Linton, Jillian Taylor — Linton-Walsh, Jillian Taylor
 Lipchuck, Frank — Hlibchuk, Frank Matthew
 Liu, Li Xin — Liu, Sally
 Liu, Lin — Lau, Lucy
 Lotfy, Yasser — Morgan, Yasser
 Louie, Duck You — Louie, Steve
 Lozon, Donald — Lozon, Albert Donald
 Lu, Xiao Tong — Lu, Clara Xiaotong
 Luxmanaperumal, Rajananthini — Linghan, Rajananthini
 Luzar, Brigita — Jaklic, Brigita
 Mabraidopoulou, Athanasia Soula — Berdoussis, Athanasia Soula
 MacDonald, Misty-Lee — Vizi, Misty-Lee
 Macallen, David Mier — Mier De Soares, David Emanuel
 Magliozzi, Franca — Di Seri, Franca
 Maheswaran, Pathmalojani — Thayaparan, Pathmalojani
 Mahony, John Patrick Cecil — Stewart, John Cecil
 Manohara Raj, Anthonysamy — Mano, Anthony
 Manohararaj, Lourdoumary Rajakumari — Mano, Lourdemary Rajakumari
 Marchildon, Joshua Alexander — Martin, Joshua Alexander James
 Martin, Sophie — Martin, Sylvia Sophie
 Mathews, Keerthy — Mano, Matthews Kirti
 Matthew, Lorenz Alao — Ori-Achari, Nyamara
 McDonald, Karen Hope — McDonald-Catto, Karen Hope
 McIntyre, Jonathan Joel — Davis, Jonathan Lin
 McLeod, Diane Marie — Bentley, Diane Marie
 McLoughlin, Mark Philip Campbell — McLoughlin, Mark Ronan
 Milton, Andrea Ann Marie — Milton-Sherwood, Andrea Ann Marie
 Minden Hall, Lesley Maxine — Moores, Lesley Maxine
 Moore, John William — Moore, Jon William
 Moore, Sarah Yvonne — McNiven, Sarah Beatrice
 Morden-Jaynes, Melinda Maria — Morden, Melinda Maria
 Moreira, Isabel Alexandra Martins Cound — Summerfield, Isabel Alexandra Martins Cound
 Moyano Undurraga, Katherina — Undurraga, Katherina
 Nadarajah, Janani — Sivasuthan, Janani
 Nadarajah, Mahendran — Mahendran, Nadarajah
 Nadarajah, Rogethan Mahendran — Mahendran, Rogethan
 Nadarajah, Sinthuran Mahendran — Mahendran, Sinthuran
 Nadarajah, Thamayanthy — Asokumar, Thamayanthy
 Nadarajah, Vyshnavi — Mahendran, Vyshnavi
 Nadarajalingam, Jayatharsini — Karan, Jayatharsini
 Nadeau, Nancy Anne — Gates, Ashley Joanne
 Najem, Amini Robina — Sean, Sarah Robyha
 Najem, Ghizal — Sean, Suzanne Ghizal
 Najem, Salem — Sean, Salem Bill
 Najem, Sam Ahad — Sean, Sam Mer
 Narayanan, Ranjani — Aiyar, Ranjani Krishnan
 Nastasescu, Cristina Raluca — Nastase, Cristina
 Nastasescu, Irina — Nastase, Irina
 Neller, Cheryl Ann — Loomans, Cheryl Ann
 Neveau, Verna Adrienne — Moore, Verna Adrienne
 Nichols, Kimberly Anne — Simcoe, Kimberly Anne
 Nicholson, Brian Richard — Darkholme, Osiris Setesh
 Nie, Fucong — Nie, Jeffrey
 Nie, Minghua — Nie, Craig
 Nisic, Dragana — Nisic, Donna
 Noruzi, Julian Kasra — Cohen, Julian Ariel Kas
 Obrzud, Anna — Gabrys, Anna
 Odber, Dillan Ronald — Dussault, Dillan Ronald
 Oldfield, Jesse James — Oldfield-Rojas, Jesse James
 Orange, Gered Russell — Cuerrier, Gered Russell
 Ostler, Wendy Renee — Breedon, Wendy Renee
 Pages Mendiburu, Ximena — Rei, Ximena
 Pandher, Yadvinder Singh Shan — Pandher, Darshan Singh Shan
 Panneerchelvam, Sanchitha — Kannuthurai, Sanchitha
 Paramanathan, Thamilmchelvay — Suganthan, Thamilmchelvay
 Pastorius, Rebecca Sarah Jane — Armstrong, Rebecca Sarah Jane
 Pavia, Paramjit Kaur — Manota, Paramjit Kaur
 Peterson, Walter Bruce — Peterson, Peter Walter Bruce
 Petravicius, Andrius — Rackauskas, Andrius
 Pham, Thi Nga — Pham, Alexandria Nga
 Pienaar, Cheradene Ann — Grosch, Cheradene Ann
 Pienaar, Kelly — Grosch, Kelly
 Portillo, Elida Del Carmen — Portillo Umana, Elida Del Carmen
 Powell, Lisa Margaret — Gensens, Lisa Margaret
 Price, Mary Carman Wilson — Price, Mary-Jane Carman Wilson
 Pride, Prem Devi — Dahl-Pride, Prem Devi
 Punter, Monica Veronica — Beazer, Monica Veronica
 Purves, Stephen Scott — Hayden, Scott
 Qasemi, Feroz Jawad — Bardi, Feroz Qurban
 Rahimi, Rasool — Rahimi, Afshin
 Rajana, Phulmatie — Narayan, Eva Alysha
 Ratnavadivel, Punithavathy — Srikrishnan, Punithavathy
 Raywatie, Raywatie — Haimchand, Raywatie
 Ren, Yi Yang — Ren, Megan Yi Yang
 Renaud, Wendy Emma — Francis, Wendy Emma
 Reynolds, Caitlin Arlene — Hodgson, Caitlin Arlene
 Robinson, Baylie Ellen — Randall, Baylie Ellen
 Rocheleau, Ryan Edward — Leblanc, Edward Athelstan
 Ross, Emile Mackenzie — Wilson, Emily Mackenzie
 Sala, Anthony Boleslaus — Sala, William Anthony
 Sarmiento, Penafrancia — Sarmiento Wint, Penafrancia
 Saswirsky, Mark Adam — Greco, Mark Adam
 Scott, Aubrey Thomas — Hunter, Aubrey Thomas
 Screation, Martha Elizabeth — Screation-Burton, Martha Elizabeth
 Seikhon, Mandeep Kaur — Thiara, Mandeep Kaur
 Shanmugalingam, Thanujanthini — Sivapalaen, Thanujaah
 Siblini, Hassan Haidar — Siblini, Sam
 Singh, Dyana — Carmichael, Diana
 Singh, Harcharan — Sandhu, Harcharan Singh
 Singh, Harjinder — Jheetey, Harjinder Singh
 Singh, Jaskiran — Sandhu, Jaskiran Kaur
 Singh, Karmjit Kaur — Mavi, Karmjit
 Singh, Nisha — Chohan, Nisha S
 Singh, Palvinder Kaur — Sandhu, Palvinder Kaur
 Singh, Parvinder — Sandhar, Parvinder Singh
 Singh, Sanjeet Mavi — Mavi, Sanjeet
 Singh, Satnam Kaur — Sandhar, Satnam Kaur
 Singh, Stephen — Carmichael, Stephen
 Singh, Sukhbir — Marwaha, Sukhbir Singh
 Sittampalam, Shanthirasegaram — Sittampalam, Nick
 Sjanic, Biljana — Garic, Biljana
 Sljivar, Mine — Kajtazovic, Mine
 Smith, Donald Brian Robert Patrick — Scott, Robert Patrick
 Soares, Sofia F. C. — Cordeiro, Sofia F. C.
 Spizzirri, Rosanna — Difonzo, Rosanna
 Stakoun, Andrei Anatolievitch — Stakoun, Andrew
 Stankiewicz-Nikiel, Renata — Hadziewicz, Renata
 Steenburgh, Krista Nicole — Steenburgh-Dunsmore, Krista Nicole
 Strnad, Helena Marie — Hrubá, Helena Marie
 Subramaniam, Sutha — Vivekanand, Sutha Subramaniam
 Sue, Margaret Shirley — Sue, Shirley
 Sun, Mei — Nie, Mary S.
 Taay, Michael Timothy — Tumbokon, Michael Timothy
 Talaskevich, Mike — Laskov, Michael
 Tallim, Narmalla — Tallim, Makyla Lenore
 Tang, Kim An — Tang, Peter
 Taskov, Dragomir Georgiev — Carlo, Monte
 Taylor, Chad Michael Cohen — Cohen, Chad
 Tchernycheva, Janna — Cherish, Jacklyn
 Thieu, Nghi Thuc — Hong, Sherry
 Thomas, Helene — Joseph, Helene
 To, Duy Suong — Truong, Duy Suong
 Toner, Martina Leslie Irene — Donaldson, Martina Leslie Irene
 Tong, Dik Ka — Thorne, Scarlett Degas Dikka Tong

Tornabene, Gioacchino — Tornabene, Jack
 Tsang, Wai Ling — Tsang, Wai Ling Simon
 Tucker, Peter Maurice Martin — Noble, Peter Martin
 Unger, David Brian Christian — Ericson, David Ryan
 Uwitonze, Ashley Xaverine — Wiseman, Ashley Xaverine
 Uwitonze, Beatrice — Wiseman, Beatrice
 Uwitonze, Claudien — Wiseman, Claude Taylor
 Uwitonze, Nersy Shadya — Wiseman, Tessa Shadya
 Vaithilingam, Kalaimathy — Prathaban, Kalaimathy
 Vineff, Lindsay Barbara — McWilliams, Lindsay Barbara
 Vivekanantharajah, Bahirathan — Vivekanand, Bahir
 Vu, Thang Vinh — Vu, Tommy Prince
 Wang, Jia — Wong, Steven
 Wang, Meibo — Wang, Mabel Meibo
 Wang, Qihan — Wong, Chris
 Wang, Xiaoheng — Wang, Jennifer Pocock Zhu
 Watters, Brianna Louise Chelsea — Gordon, Brianna Louise Chelsea
 Watters, Kayla Lynn Catherine — Gordon, Kayla Lynn Catherine
 Wei, Li — Lee, Paul W
 Weinstein, Erin Elizabeth — Cameron, Erin Elizabeth
 Whiston, Tracy Lynne — Filice, Tracy Lynne
 Whitney, Mark Murray — Dolson, Mark Alexander
 Williamson, Barbara Lynn — Lavoie, Barbara Lynn Benoit
 Williamson
 Wong, Yuet Kay — Wong, Eileen Yuet-Kay
 Wood, Lynette Marie — O'Brien, Lynette Marie
 Wynn, Marie Valeda Catherine Lucie — McLaughlin, Marie Valeda
 Catherine Lucie
 Xiaojun, Gu — Koo, Annie X. J.
 Yao, Di — Yao, Jesse Di
 Yaoutsis, George — Betsos, George Sebastian
 Yi, Xiu Miao — Fischer, Alana Xiu Miao Simone
 Yip, Tsz Lam — Yip, Ruby Tsz Lam
 Yip, Yim Ngan — Kwan, Anita Yim Ngan
 Yu, Wai Chung — Yu, Eric Wai Chung
 Yue, Teddy — Yue, Davy
 Zdanowicz, Krystyna Maria — Sokolnicka, Krystyna Maria
 Zeng, Wei — Zeng, Harvey Wei
 Zhang, Jianchun — Zhang, Randy Jianchun
 Zhang, Zhang — Zhang, Laura Zhang
 Zhu, Bo Yuan — Zhu, Michael Boyuan
 Zhu, Zehua — Zhu, Roger
 Ziegler, Susanne-Claudia — Santacroce, Susanne-Claudia
 Zuo, Kai — Zuo, Kevin Kai

JUDITH HARTMAN,
 Deputy Registrar General

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NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending June 15, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 15 juin 2001. La liste ci-dessous indique les anciens noms suivis par les nouveaux noms.

Abaye, Emkidmealem Girma — Abaye, Kidme Girma
 Addotey, Mabel Ayeley — Thompson, Mabel Ayeley
 Al-Fadili, Mishari Ibrahim — Al-Fadili, M Ibrahim
 Ali, Ahmed — Farid, Ahmed Ali
 Ali, Amir — Farid, Amir Ali
 Ali, Hassan Abdelfatah Hassan — Hamad, Hassan Abdel-Fatah
 Ali, Maha Abdelfath Hassan — Hamad, Maha Abdel-Fatah
 Allison, Mary Catherine Elizabeth — Bowers, Mary Catherine
 Elizabeth
 Alviar, Richelle Laxamana — Embree, Richelle Laxamana
 Anderson, Seloma Claudus — McKay, Sylvia Gladys
 Angus, Christopher Scott — Impey, Christopher Scott
 Anwar, Munawar — Anwar, John Zeno
 Appio-Di Panfilo, Lucas Anthony — Appio, Lucas Maximilliano
 Aquinogonzales, Karina — Aquino, Karina Natalia
 Arasaratnam, Premela — Raviraj, Premela
 Arezes Macedo, Stephanie — Macedo, Stephanie Arezes
 Ariaey, Nafisah — Muheb, Nafisah Ariacy

Arumugam, Inthiravathani — Elanganathan, Inthiravathani
 Aspin, Joshua David William — Curran, Joshua David William Aspin
 Azer, Mona Guirguis Abo El Malak — Girgis, Mona Guirguis Abo
 El Malak
 Baikov, Olga Evelyn — Gunby, Olga Evelyn
 Baleseng, David — Obike, David Baleseng
 Barr, Leona Arline Rolande — White, Leona Arline Rolande
 Beaulieu, Alexandra Rose — Rose McLean, Alexandra
 Beaulieu, Victoria Anne Marie — Rose McLean, Victoria Anne Marie
 Bhaloo, Yashmin Rajabali — Mamdani, Yashmin Rajabali
 Bidan, Amy Natasha — Parker, Amy Natasha
 Bird, Gregory Stuart — Bird, Alexander Stuart
 Bowen Letourneau, Suzanne Simone Marie — Letourneau, Suzanne
 Simone Marie
 Boyko, Margaret Hannah — Moore, Dakota Raven
 Boyko, Richard Kenneth — Boyko, Dunstan Richard
 Bradatanu, Daniel Costica — Bordynuik, Daniel John William
 Bradatanu, Dylan Andrew — Bordynuik, Dylan Andrew William
 Bradbury, Philip Andrew — Moore, Aaron Josef
 Braich, Manmeet Kaur — Braich, Munmeeth Kaur
 Brandon, Patricia May — Brandon-Davies, Patricia May
 Brett, Carol Ann — Huggett, Carol Ann
 Bright, Damon Phillip — Gamble, Damon Phillip
 Brown, Bailey Anne — Yildiz, Bailey Anne
 Bushey, Gabrielle Bernice Marie — Hickey, Gabrielle Bernice Marie
 Cai, Tianshang — Chua, Deodennis Dy
 Carrier, Jean Marie Joseph Achille — Carrier, John Achilles
 Cartier, Joseph Gordon — Cartier, Jacob Joseph
 Cessay, Baba — Boahen, Kofi Sarkordie
 Chamathackal, Varughese Chacko — Chacko, Varughese
 Chan, Chun Man — Chan, Simon Chun Man
 Chan, Ho Man — Chan, Edmund Ho Man
 Chapman, Joel Lloyd — Chapman, Joel Albert
 Chretien, Hector Joseph Emile — Chretien, Stephanie Michel
 Clemmer, Fern Annette — Wilson, Lisa Annette
 Coates, Rondelle Sue — Coates, Deedra Mae
 Codina, Melodina S. — Solon, Melodina Asenjo
 Colangelo-Tassou, Maria Giovanna — Tassou, Maria Giovanna
 Collins, Alan — Fatkhullin, Ilnur Elfatovich
 Corcoran, Dana Christine — Lux, Daizy Christine
 Cossar, Christopher Bernard — Frederick, Christopher Bernard
 Couvion, Richard — Couvillon, Clifford Frank
 Coveyduck, Mellissa Ana Maria — Pinheiro, Mellissa Ana Maria
 Cybulski, Donavan Michael — Mick, Donavan Michael
 Czeban Krizan, Alexander Wendell — Krizan, Alexander Carlos
 Czeban Krizan, Andrew Nicholas — Krizan, Andrew Ernest
 Daoust, Joanne Alice — Buchanan, Joanne Alice
 De Cerqueira Leite, Danielle — Di Benedetto, Danielle
 De Vries, Erin Elisabeth — Norman, Erin Elisabeth
 Deslauriers, Danick Sylvain — Landriault, Danick Sylvain
 Dhami, Babita — Prasher, Babita
 Di Caprio, Maria Angelina — Milano, Maria Angelina
 Dickhout, Pearl Pauline — Dickhout, Donna Pauline
 Dobson, Rena Anne — Dunkley, Rena Anne
 Dugan, Wendy Lynn — Dobinson, Wendy Lynn
 Dutra, Gabriela — Osorio, Gabriela
 Duval-Spratt, Kayla Lynn — Rochon, Kayla Lynn
 Ebrahimi, Armen — Ebrahimian, Armen
 Ehikpehale, Efeme Edith — Ainabe, Efeme Edith
 Enriquez, Leticia C. — Enriquez-Mary, Leticia C.
 Eshkibok, Christina Gail — Eshkibok, Ngwaagan
 Evon, Jacqueline — Stuart, Jacqueline Fay
 Fikirté, Daniel — Daniel, Fikirté
 Fisher, Haley Janine — Noseworthy, Haley Janine
 Forget, Marc — Forget, Michel Alex
 Fourjani Zadeh, Shohreh — Forjani, Shohreh
 Gafine, Olga Vasyilvna — Tatarine, Olga Vasyilvna
 Gandhi, Alka — Raman, Alka Gandhi
 Gandhi, Rajan — Raman, Raj Venki
 Gauthier, Raiden Glenn Abel — Gauthier-Oliver, Raiden Abel
 Gearing, Kimberly Lynn — McMahon, Kimberly Lynn
 Gebrekidan, Tamru Worku — Hebbo, Ibrahim Haji
 Gergis, Lamees — Sarah, Lamees
 Gilmour, Patrick William — Gill, Patrick Noah Austin
 Golab, Maria Dorothy — Golab, Ruth Maria
 Gomes, Natasha Danalane — Wilson, Natasha Delane

- Grosh, Carol — Hirschorn, Carol
 Gunaratnam, Raji — Kugan, Raji
 Hack, Crystal Merissa Margaret — Steip, Crystal Merissa Margaret
 Halden, Joleen Kay — Halden, Joe
 Hamad, Abdel Fatah Hassan Ali — Hamad, Abdel-Fatah Hassan
 Harmsworth, Margaret Alice — Legare, Margaret Alice
 Hayman, Louise Phyllis — Ross, Caitlin
 Hillgartner, Linda Marie — Blencowe, Linda Marie
 Himberg-Larsen, Robert Jon — Larsen, Robert Jon
 Hopkin, Melanie Lynn — Lafantaisie, Melanie Lynn
 Hoshowatiuk, Olga Sophia — Watkins, Olga Sophia
 Hreljic, Jelena — Jandric, Jelena
 Hug, Myles David — Mashinter, Myles David
 Hunnisett, Joan Ellen — Nance, Joan Ellen
 Ignatious, Mareen Rajaluxshi — Girishanthan, Mareen Rajaluxshi
 Iliadis, Daniel — Eliadis, Daniel
 Isakh, Bibi Sudeeya — Khan, Bibi Sudeeya
 Ismailovski, Arben — Ismaili, Arben
 Itzkovits, Leonhard — Franklin Itzkovitz, Leonard
 Jasharovski, Merita — Ismaili, Merita
 Jiang, Bei — Jiang, Johnson
 Jiang, Kelley — Jiang, Barron
 Joshi, Sweetie — Sharma, Sweetie
 Kalaba, Nazlije — Scarcello, Nazlije
 Kanakalingam, Kunasekaran — Kanakalingam, Kuna
 Keeping, Katherine Frances Evelyn — Keeping, Katherine Evelyn
 Lesia
 Kerr, Kenneth Mark — Haaima, Kenneth Mark
 Key-Gatien, Sharon — Curtis, Sharon
 Khadouri, Elina — Malkin, Elina
 Khalkova, Natalya Nickolaevna — Edwards, Natalya Nickolaevna
 Khanafer, Dania — Iskandar, Dania
 Khleborob, Anna — Choulsky, Anya Hanna
 Khonde, Mbumba — Khonde, Nathalie Mbumba
 King, Mary Elizabeth — King, Beatrice
 Krishnanandabahavan, Mary Antonette Vasanthy — James, Vasanthy
 Mary Antonette
 Kulesza, Ewa — Strozik, Ewa
 Kumar, Raj — Khatana, Raj
 Kumarasamy, Rathiny — Ratnasivam, Rathiny
 Lafantaisie, Peggy-Ann — Lafantaisie, Zoe
 Lai, Tai I Terrane — Lai, Terren
 Lal, Mohinder — Mehmi, Mohinder
 Lanois, Marie Alma Joan — Latour, Joan
 Latanville, Jean — Halonen, Gayle Patricia
 Leandro, Maria Da Luz — Camacho, Maria Da Luz
 Lebrun, Denis — Lebrun, Michael Aime
 Lee, Joohyong — Lee, Stella Joohyong
 Lee, Seohyong — Lee, Christina Seohyong
 Lee, Yongjun — Lee, Thomas Yongjun
 Legault Cabrera, Guillermo Junior — Cabrera Freeman, Guillermo
 Leung, Kwai Wa — Leung, Edward Kwai Wa
 Leung, Yan Wa — Leung, Ken Yan Wa
 Levac, Maureen — Levac-Lobb, Susanne Maureen
 Lin, Hui — Lin, Tina Hui
 Lin, Shan — Lin, Cindy Shan
 Lipske, Bradley John — Lipskie, Bradley John
 Liu, Jiang — Liu, Jiang Brandon
 Lopes, Fatima — Herrera, Fatima
 Maclean, Alexandra Louise — Iredale, Alexandra Louise
 Madhani, Alykhan Mahmud — Anwar, Travis John Fazal
 Madhani, Azaam — Anwar, Andy John Fazal
 Maheux, Jacinthe Marie Cecile — Maheux Poulin, Jacinthe Marie
 Cecile
 Mangova, Christopher — Mangov, Christopher
 Mavungu, Khonde — Khonde, Irene Mavungu
 McKelvey, Gerald Joseph — McIvor, Gerald Joseph
 McVey, Ian Thomas — Rice, Ian Thomas
 Medina, Maria Celeste Soliven — Gutierrez, Maria Celeste Soliven
 Meelu, Amarjeet Kaur — Khatana, Amarjeet Kaur
 Melo, Richard Correia — De Melo, Richard Correia
 Michelin, Shaun Kareen Angella — Greene, Shaun Kareen Angella
 Middleton, Amanda Marie — Scerni, Amanda Marie
 Miguel, Simone Caridad — Morrison, Simone Caridad
 Miller, Kevin John — O'Neill, Kevin Brian
 Mochitsuki, Kiusaku Lawrence — Mochizuki, Lawrence Takuma
 Moore, Sean Forrest — McNiven, Sean Forrest
 Morse, Linda Marie — Gomes, Linda Marie
 Mota, Joana D'arc Fernandes — Cruz, Joana D'arc Fernandes
 Muringa Ntambwe, Cadrine Jeannet — Muringa, Jeannette Ntambwe
 Munteanu, Luminita-Carmen — Sburlan, Luminita-Carmen
 Nagaratnam, Rohinithevi — Srikumar, Rohinithevi
 Ng, Buck Siek — Lee, Pack Siek
 Nguyen, Celine — Nguyen, Sandrina
 Nguyen, Lili — Nguyen, Melinda
 Nguyen, Thanh Cuong — Nguyen, Hanford
 Niamat-Alla, Fadi — Bunni, Fadi
 Nicholson, Mercedes Elizebeth-Anne — Fox, Mercedes
 Elizebeth-Anne
 Nikichanova, Irina — Nechaevski, Irina
 Nikonovitch, Yuri — Jones, George
 Owens, Jonathan Joseph — Lance, Jonathan Joseph
 Palma, Zoila — Plaza, Zoila
 Papageorge, Vasil — Papageorge, Bill
 Parfitt, Keirstyn Alyson — Eric, Keirstyn Alyson
 Park, Chong Ho — Park, Chris C H
 Paterson, Pauline Marie Jeanne — Haycock, Pauline Marie Jeanne
 Pejic, Jadranka — Pejic, Jadranka Dona
 Perry, Wendy Gale — Carter, Wendy Gale
 Pitts, Shane Roland — Pitts, Shannondoah F Roland
 Ponniah, Amalan — Vijayaratnam, Amalan
 Poor, Maryanne — Buchanan, Maryanne
 Pritchard, Mareena Jennifer — Olivier, Mareena Jennifer
 Pshibish, Wayne Glen — Shibish, Wayne Glen
 Queija, Nicole Jane Berube — Bradley, Nicole Jane Berube
 Rafiq, Tanveer Jahan — Begum, Tawar Jahan
 Raghaviah, Anita Priyadarshini — Devadason, Anita Priyadarshini
 Raiyani, Ishwari — Ryan, Sherry
 Rani, Jaspreet — Mehmi, Jaspreet
 Rani, Sita — Mehmi, Sita
 Rashid, Master Aman — Rashid, Halima
 Rattidai, Rattidai — Shiwarz, Rattidai
 Rayasam, Dineka — Sharma, Dineka
 Razon Sacdalan, Josephine C. — Razon, Josephine C.
 Rong, Wei — Rong, Wayne Weihao
 Rumble, Sarah — Corrigan, Sarah
 Sabapathipillai, Sarojinidevi — Selvasingam, Sarojinidevi
 Sabih, Aziz — Ottawa-Sabih, Aziz
 Sabih, Nawras — Ottawa-Sabih, Nawras
 Sabih, Neroz — Ottawa-Sabih, Neroz
 Safarian, Siranoosh Sarkis — Mirzian, Siranoosh
 Santhanaraman, Venkatesh — Raman, Venki Santhana
 Sarazin-Normand, Joseph Remi-Paul — Normand, Joseph Remi-Paul
 Scheibenflug, Sonja Hertha — Partridge, Sonja Hertha
 Seevaratnam, Gangatharani — Parameswaran, Gangatharani
 Sekhon, Surjit — Sekhon, Surjit Singh
 Sekhon, Surswatie — Sekhon, Kamaljit Kaur
 Selvaratnam, Sumithira — Siriskantharajan, Sumithira
 Shah, Muhammad Nasim Haider — Bukhari, Waseem Ahmed
 Shamsuddoha, Tasir Ahmed — Ahmed, Tasir
 Shaw, Danielle Elizabeth Jean — Ironside, Danielle Elizabeth Jean
 Shen, Rong Xiang — Shen, Rogn-Xiang
 Shields, Tristan Robert Ieuan — Rees, Tristan Robert Ieuan
 Shiferaw, Adanech Chekol — Chekol, Adanech
 Singh, Manjit — Mandair, Manjit Singh
 Sivalingam, Thambipillai — Sivalingham, Thomas Thambipillai
 Spurgeon, Carey Lynn — O'Hanlon, Carey Lynn
 Stavrakis, Stamatis — Stavrakis, Mike
 Stock, Patricia Joyce — Bobinski, Patricia Joyce
 Sugumaran, Sujithra — Baskaran, Sujithra
 Tam, Nice — Tam, Nicole Nice
 Tam, Wise — Tam, Freda Wise
 Tarka, Dakota Benjamin — Albers, Dakota Benjamin
 Taylor, Raymond William Joseph — Staels, Raymond William Joseph
 Tetlaw, Diane Dusty — Millar, Diane Dusty
 Thanigasalam, Thananayaki — Suriyakumar, Thananayaki
 Thompson, Michael Vassel — Spencer-Thompson, Michael Vassel
 Torpikay, Torpikay — Yusufzai, Fatima
 Torres, Kim Maya — Gratton, Kim Maya
 Tran, Carrie — Chen, Carrie
 Tran, Corina — Chen, Corina
 Tran, Karen — Chen, Karen

Tran, Thieu Hung — Chen, Dickson
 Truong, Cuong Vy — Chan, Calvin
 Trzeciak, Wioletta Anna — Soffe, Wioletta Anna
 Turay Andrews, Aminata — Turay, Ami
 Vachente, Elena — Abagiu, Elena
 Vaidyanathan, Swamy Subhashree — Anand, Subha
 Vallance, Brandon Tyler — De Haan-McKinney, Brandon Tyler
 Vamathevan, Lalithrajini — Partheepan, Lalithrajini
 Vazir, Lydia Borrico — Vazir, Zahra Borrico
 Vernon, Valrine Elaine — Vernon-Gilchrist, Valrine Elaine
 Villegas, Ruben Eduardo — Villegas, Eduardo Ruben
 Wall, Peter — Wall, Pete
 Wasylow, Michal — Krupa, Michal
 Waszynska, Paulina — Marczak, Paulina Taida
 Wojcik, Pawel — Marczak, Pawel
 Woldearegay, Bruck — Aregai, Bruck Wolde
 Woo Sparks, Jade Tanamara — John, Jade Tanamara
 Worsley, Phelesia Helena — Steel, Phelesia Helena Worsley
 Xie, Fu Sheng — Xie, Christine Fusheng
 Yang, Xiao Jing — Young, Jane
 Yogasuntharam, Sathiyaruby — Satchithanandan, Sathiyaruby
 Zhao, Yun Xuan — Zhao, Maggie Yun Xuan

JUDITH HARTMAN,
 Deputy Registrar General

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NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending June 22, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 22 juin 2001. La liste ci-dessous indique été les anciens noms suivis par les nouveaux noms.

Abdolalian, Allan Roozbeh — Dolmer, Allan Owen
 Ahn, Byung Chul — Ahn, Justin Byungchul
 Ahn, Shin Jeong — Ahn, Jennifer Shinjeong
 Ahn, So Jeong — Ahn, Veronica Sojeong
 Ahn, Soo Gil — Ahn, Michael Soogil
 Aktar, Sharin — Taher, Sharin
 Ali Samsair, Alicia — Nguyen, Alicia
 Arnold, Taylor Marie — Anderson, Taylor Marie
 Astahova, Ludmila Victorovna — Hilton, Linda
 Atwal, Randhir Singh — Gill, Randhir Singh
 Baboulas, Aikaterini Katherine — Baboulas, Katerina Ekaterini
 Balasubramaniam, Jassothea — Gnanaruban, Jassothea
 Berestyuk, Svitlana — Berestyuk, Lana
 Bhagwandin, Nadine Persaud — Gangadeen, Nadine Persaud
 Bissessar, Vajai — Bissessar, Vijai
 Boehmer, Diane Elizabeth — Boehmer, Diana Elizabeth
 Bogulejska, Walter Ernest — Bogul, Walter Ernest
 Bouchard, Marie Michelle — Bouchard, Michelle Lise
 Bowers, Ryan Daniel — Truscott, Ryan Daniel
 Braczko, Olga — Toth, Olga
 Brar, Gurmeet Kaur — Punia, Gurmeet Kaur
 Briden, Caitlin Alyssa — Mcconnery-Briden, Caitlin Alyssa
 Brock, Colton James — Kelly, Colton James
 Brock, Harley Dakota — Kelly, Harley Dakota
 Budgell, Sara Marie — Gaudon, Sara Marie
 Burleigh, Brian Micheal — Landis, Verena Adele
 Burman, Marian Radhika — Burman, Nikita Marian
 Burman, Michelle Gayatri — Burman, Natasha Michelle
 Butt, Shama — Butt, Sabine
 Cave, Laura Colleen — Talbot, Laura Colleen
 Cheng, Chee-Boon — Cheng, Marcus Chee Boon
 Chisholm, John Titus Frederick — Moore, James A.
 Coombs, Kathryn Elizabeth — Coombs, Chance Elizabeth
 Czupryniak, Mary Joan — Fenato, Mary Joan
 Dagenais, Suzanne Marie Louise — Parker-Kirkwood, Suzanne Marie Louise
 Daoud, Ossama Mikhail — Daoud, Michael
 Dayfallah, Ali — De Fela, Ali
 Dayfallah, Amanda — De Fela, Amanda
 Dayfallah, Bassam Sam — De Fela, Bassam Sam
 Dayfallah, Emad — De Fela, Emad
 Deadman, Caitlyn Nicole — Danard, Caitlyn Nicole
 Dear, Edward Arthur — Palumbo, Edward Arthur
 Dennis, Dawnette Delores — Dennis-Hibbert, Dawnette Delores
 Detar, Victoria Faith — Best, Victoria Faith
 Dougherty-Grant, Adeneki Jannine Danielle — Heslop, Adeneki Jannine Danielle
 Down, Cheryl Lee — Brier, Cheryl Lee
 Dranishnikau, Siarhei — Drake, Sergei
 Dranishnikava, Alena — Drake, Ellen
 Duffy, Catherine — Duffy, Catherine Renee
 Duroi, Farhad — Azemi Farah, Mohammad Reza
 El Haddad, Mahmoud — Haddad, Mamod Sami
 El Haddad, Sami Mahmoud Ahmed — Haddad, Sami Mahmoud
 El Sherbiny, Karim Mohamed Adel Elsayed — El-Sherbiny, Karim Adel
 Emmanuel, Niroshini — Francis, Niroshini
 Ennema, Michael Thomas — Brooks, Michael Thomas
 Ennema, Taylor Lyn Edith — Brooks, Taylor Lyn Edith
 Ervin, Leslie Earl — Stone, Lance Jasper Lee
 Ewing, Nicole Destiny — Best, Nicole Destiny
 Felipe, Mandy Boy — Corpuz, James
 Fisher-Cobb, Rosemary Anne — Fisher, Rosemary Anne
 Frederick, Euphrasia Sheridan — Kelsie, Euphrasia Sheridan
 French, Carol Ann — Young, Carol Ann
 Fry, Tanya Mae — Gilding, Tanya Mae
 Fu, Liang — Foo, Dennis
 Furlan, Marjan — Sachs Von Hellenau, Felix
 Gebremariam, Tamrat Habtemariam — Abdurahman, Abdurahman Mohamed-Osman
 Ghazzouli, Manal — De Fela, Manal
 Girard, Helene Marie Lilianne — Gauvin, Helene Marie Lilianne
 Giron-Zelaya, Darling Karol — Vargas, Darling Karol
 Glenn, John Francis — Laviolette, John Joseph
 Graf-Stevenson, Austin Matsu — Goudie, Austin Matsu
 Greda, Irena — Olech, Irena
 Guirguis, Venus — Ramla, Venus
 Hachey, Deirdre Lee — Shearwood, Deirdre Evangeline
 Hannan, Sherezade — Wasiuddin-Hannan, Lena
 Hennessey, Justin Tyler — Struthers, Justin Tyler
 Herrera Hernandez, Liseyka Annette — Fedunchuk, Liseyka Annette
 Herrmann-Shawnoo, Jared Jason — Shawnoo, Jared Jason
 Hing, Lloyd — Pong, Lloyd Hing
 Hobbs, Serena Barbara Rose — Kelly, Serena Barbara Rose
 Horvath, Logan Maxwell — Caver, Logan Maxwell
 Huang, Fu Cheng — Ing, Faith Fu Cheng
 Huang, Hai Tao — Hwung, Steve Haitao
 Huang, Hong Sen — Huang, Michael Hong
 Huang, Shan — Hwung, Shawn
 Huard, Sandra Joyce — Cook, Sandra Joyce
 Hummel, Sandra June — Boyer, Alexandria Gillesandi
 Ibabatali, Ibabatali — Ali, Ibadat
 Iswaran, Priyanthy — Theepan, Periyanthi
 John, Reney — Varghese, Reney
 Johnson-Palmer, Lorraine Evadne — Palmer, Lorraine Evadne
 Kalogris, Foteni — Kalogris, Nectaria Foteni
 Kanthasamy, Malarvilli — Thavarasa, Malarvilli
 Karim, Sameena — Malik, Sameena
 Karsan, Damoo Nagin — Karsan, Noordin
 Kaur, Napinder — Aujla, Napinder
 Kaur, Sukhwinder — Grewal, Sukhwinder Kaur
 Kaushal, Vivek Parkash — Kaushal, Vivek Victor
 Kejick, Elizabeth Brenda Redsky — Redsky, Elizabeth Brenda
 Khalif, Hamdi Abdirahman — Farah, Hamdi Abdirahman
 Khan, Falak — Khan, Maryam
 Kim, Hyun Sil — Bye, Sook-Young Kim
 Kitts-Connelly, Kimberly Anne — Krech, Kimberly Anne
 Kogan, Elena — Kogan-Kikabidze, Elena
 Kosierb, Lucyna — Wedroch, Lucyna
 Koziel, Marian — Ochmanek, Marian
 Krug, Lillian — Krug, Lilly
 Kwok, Sau Man — Kwok, Queenie Sau Man
 Lalgie, Dion Elizabeth — John, Dion Elizabeth
 Lally, Sukhdeep Kaur — Gosal, Sukhdeep Kaur
 Lamba, Kanwaljit Kaur — Hundal, Kanwaljit
 Leandres, Elisabeth Andrade — Leandres, Elisabeth Andrade

Liang, Pei'e — Liang, Idalene King Yu
 Linggardjati, Stefanny Alexandra — Ling, Stefanny Alexandra
 Lu, Min — Lui, Benjamin
 Malachias, Rajeev Ladislaus — Malachias, Reginald
 Mandic, Vesna — Savic, Vesna
 Martin, Valentina — Imbrogno, Valentina
 Mathew, Chris Sharon — Mathai, Sharon Rachel
 Mayathiraiam, Jeyatheepan — Theepan, Jey
 McCusker, Stephanie Margaret — Collucci, Stephanie Margaret
 Mehdizade-Lotfabad, Babak — Mehdi, Bobak
 Mikhilchenko, Ganna — Pelinovsky, Anna
 Miles, Susan Elizabeth — Young, Susan Elizabeth
 Milman, Ofir — Milman, Philip Ophir
 Mirchandaney, Shloka — Vaidya, Shloka
 Mitsilios, Litsa — Mitsilios, Magdalene Litsa
 Montevirgen, Nonette Restituta Maniago — Mccrea, Nonette Restituta Maniago
 Morton, Joy Melanie — Murray, Joy Morton
 Mount, Kaleigh Anne — Burke, Kaleigh Anne
 Mueses, Nancy Adriana — Tozer, Nancy Adriana
 Muslim, Bibi Assianah Shalimah — Boganee, Bibi Assianah Shalimah
 Nabi-Saeed, Mehran — Banisaeed, Mehran
 Nguyen, Lina — Dinh, Lina
 Nguyen, Thi Bich Nhung — Nguyen, Darlene Bich
 Nieto Moctezuma, Gabriela — Renlich, Gabriela
 Nikitchyna, Olena Oleksandrivna — Nikitchina, Ellen Alexandra
 Nolan, Blair — Nolan-Bolton, Blair
 Nolan, Carly — Nolan-Bolton, Carly
 Nunes, Maria De Lurdes Dos Prazeres — Nunes, Lourdes Pinto
 Omer, Sarah — Ibrahim, Sarah Ann
 Omer, Seida Ibrahim — Ibrahim, Sabrina Almira
 Osman, Sandra — Finocchi, Sandra
 Oszczapinska, Marta — Slominski, Marta
 Paradise, Dayna Michelle Arbuthnot — Paradise Johnson, Dayna Michelle Arbuthnot
 Paradise, Joshua Gage Arbuthnot — Paradise Johnson, Joshua Gage Arbuthnot
 Paradise, Leslee Brooke — Johnson, Leslee Brooke Arbuthnot
 Parrough, Marian Joan Anne — Parent, Joanne Marion
 Passmore, Kendra Lynne — Moffat, Kendra Lynne
 Patel, Bharat Dhiren — Patel, Dhiren Pravinkumar
 Pavlenko, Anna Sergeevna — Hilton, Anna
 Pavlenko, Philippe Sergeevich — Hilton, Philip
 Pavlenko, Robert Michael Valentin — Hilton, Robert
 Pavlenko, Serguei Sergeevich — Hilton, Serge
 Pena, Sharon Anne — Lawton, Sharon Anne
 Pham, Thi Thu — Pham, Jenny Thi Thu
 Pigeon, Tammi Lynn — Fisher, Tammi Lynn
 Puddicombe, Amanda Jennifer — Maraldo, Amanda Jennifer
 Pusateri, Cosimo — Pusateri, Cosmo Joseph
 Quigley, Beth Ellen — McRobb, Beth Ellen
 Rabby, Melanie Malinda — Gorlicky, Melanie Lyia
 Rainville, Kyle Justin — Rainville, Caol Justin
 Richards, Marcia May — Richards, Saidah
 Rogers, Sidney Ryan — Shawnoo, Sidney Ryan
 Rose-Sterling, Charmaine Lorraine — Rose-Akantu, Charmaine Lorraine
 Ross, Stewart David — Cahill, Stewart David Ross
 Running, Matthew — Reid, Matthew Thomas
 Safai, Soroush — Safai, Sam Soroush
 Sahakoglu, Ari — Sahakian, Ari
 Sandagiri Pathiraja, Senapala — Pathiraja, Senapala Sandagiri
 Sandhu, Ranjit Kaur — Sahota, Ranjit Kaur
 Santek, Nenad — Danen, Ned
 Schulte, Christina Rose — Waters, Christina Rose
 Seyed-Baghaei, Nehzatsadat — Baghaei, Dory
 Seyranglu, Mihran — Seyranian, Mihran
 Shatveryan, Sonja — Kababekian, Sonja
 Shehai, Iman Sarah — Ibrahim, Iman Mary
 Sibbald, Robin Deanne — Sibbald, Robyn Deanne
 Sidhu, Gurmeet Kaur — Jeji, Gurmeet Kaur
 Silverberg, Dorothy Lynn Merle — Silver, Dorothy Lynn
 Simmonds, Crystal Rebecca — Wright, Crystal Rebecca
 Singh, Gurminder — Grewal, Gurminder Singh
 Singh, Kulwinder — Gosal, Kulwinder Singh

Singh, Maharanie — Singh, Indira
 Singh, Rajdeep Kaur — Kaliray, Ruby Devi
 Sivapalaratnam, Sivapatham — Sivapalaen, Sivapatham Ratnam
 Sivapatham, Kawseika — Sivapalaen, Kawseika
 Sivapatham, Thulase — Sivapalaen, Thulaseiha
 Somaskanthar, Tharmehan — Thavarajah, Tharmehan
 Somasundaram, Selvanayagam — Sundram, Somun
 Stephen, Heather Margaret — Best, Jacqueline Heather
 Szymkow, Bryan William — Simcoe, Bryan William
 Tasmimi, Reza Navid — Samimi Ghasabsaraei, Reza
 Taylor, Caleb Kevin James Hodgson — Hodgson-Taylor, Caleb Kevin James
 Taylor, Stephen Blair — Quigley, Stephen Blair
 Taylor, Tracy Lee — Hodgson-Taylor, Tracy Lee
 Thiagarajah, Vijitha — Balakrishnan, Vijitha
 Todd, Paige Alexandra Carol — Todd-Sibbald, Paige Alexandra Carole
 Traill, Matthew Mark — Beupre, Matthew Edward
 Tran, Le Y — Chen, May
 Tu, Do Nhieu — Seto, Ken
 Turcot, Tyler Nathan — Duff, Tyler Nathan
 Ubdegrove, Annabelle — Ubdegrove, Anne
 Van Rooyen, Nancy Anne — Bedard, Nancy Anne
 Virant, Rudolf Gregor — Virant, Greg
 Walker, Aliccia Ann — Leger, Aliccia Ann
 Walley, Kayla Marie — Zotter, Kayla Marie
 Wharton, Brenda Pearl — Wharton-Donnelly, Brenda Pearl
 Wilkinson, Norma Janet — Hickton, Norma Janet
 Wood, Michael Oliver — Shearwood, Michael Oliver
 Woods, Michael Stanley — Paterson, Michael Stanley
 Wu, Lei — Wu, Karl
 Yamato, Victoria — Sato, Christina Victoria
 Yazdani Brojeni, Arash — Yazdani, Arash
 Yocco, Brigid Marie — Herd, Brigid Marie Yocco

(6964) 28 JUDITH HARTMAN,
 Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending June 29, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 29 juin 2001. La liste ci-dessous indique les anciens noms suivis par les nouveaux noms.

Abdallah, Aly Hussein — Abdallah, Aly Husayn
 Abdallah, Hussein Zou — Abdallah, Husayn Zulfikar Aly
 Abdelmotalab, Hagir Ahmed — Talab, Hagir Ahmad
 Afif A-Q Abdel Razz, Wafa'a — Anani, Wafaa Afif
 Alkan Saberi, Robabeh Lida — Saberi Rad, Robabeh
 Altshuler, Leon — Altshuler, Lev
 Amakye, Joseph Allouke — Hoggar, Joseph Amakye
 Amaral, Joao Carlos Avila — Amaral, John Carlos
 Anis, Moamad Raim — Avis, David Raim
 Annamalai, Uthayakumar — Annamalai, Kumar
 Aocharian, Leina Manok — Kadian, Lena
 Apraloe, Iulia Dana — Secrieru, Iulia Dana
 Bachmann, Beverley Ann — Ford, Beverley Ann
 Baiter, Zabdiel Lucas — Drenic, Ignacio Lucan
 Balasingham, Jamini — Nimalan, Manickam
 Basilio, Maria Joahna V. — De Leon, Maria Joahna V.
 Bassil, Fany — Bassil, Fani
 Bauman, David M. — Bauman, David H. M.
 Bawikian, Sariah — Baoukian, Sarine
 Beaudry, Krista Lee — Prystie, Krista Lee
 Beaudry, Kyle Wayne Cliff — Prystie, Kyle Wayne Cliff
 Bedard, Marie Amanda Diane — Massia, Amanda Marie
 Bell, Gordon Richard — Belray, Gordon Richard
 Bent, Mark Anthony — Ciente, Mark Anthony
 Bershitzky, Yevgeny — Bershisky, Yevgeny
 Bertram, Dushatha — Uthayendran, Dushatha
 Bertram, Vithun — Uthayendran, Vithun
 Bhatti, Ifthkar Mahmud — Mahmood, Ifthkar

- Bhatti, Sulaiman Khalid Mahmood — Mahmood, Sulaiman Khalid
 Birtch, Jeremiah Scott — Williamson, Jeremiah Scott
 Blancas, Ivonne Esther Ormeno — Arteaga, Ivonne Esther Ormeno
 Blondin, Marie Helene Micheline — Bergevin, Marie Helene
 Micheline
 Bondarenko, Kevin Wray — Bondarenko, Treva Keri
 Bondy, Sarah Elizabeth — Wolfe, Sarah Elizabeth
 Bonyon, Kim Elizabeth — Martin, Kim Elizabeth
 Bouqentar, Malika — Mounir, Malika
 Brar, Mandeep — Brar, David
 Brar, Sandeep — Brar, Samuel
 Bratalskaya, Anastasia — Bratalski, Anastasia
 Bratalskaya, Elena — Bratalski, Elena
 Brule, Christine Mary — Kennedy, Christine Mary
 Budway, Bonnie Lynn Mary — Slade, Bonnie Lynn Mary Budway
 Burdyniewicz, Anna — Burdy, Anna
 Burdyniewicz, Maria Sabina — Burdy, Maria Sabina
 Burdyniewicz, Piotr — Burdy, Peter
 Burdyniewicz, Zenon — Burdy, Zenon
 Burgess, Ann Michelle — Bassford, Ann Michelle
 Burget, Petra — Hrazburg, Petra
 Butt, Muhammad Mobeen — Mobeen, Muhammad
 Cadamov, Risto — Tsevdomis, Christos
 Campbell, William Douglas — Voliere, Lazarus Silvais
 Castelino, Sharon Andrea — Castelino-Wontorra, Sharon Andrea
 Cautillo, Asunda Gerarda — Cautillo, Susie Assunta
 Chan, Mel Far — Liew, Lisa Mel-Far
 Chan, Ming Wai Connie — Yeung, Ming Wai Connie
 Chan, Tat Wai — Chan, Eric Tat Wai
 Chand, Mahendra Rajesh — Chand, Rajesh Roger
 Chao, Yi-Chen — Chao, Karen Yi-Chen
 Charles, David Francis — Cigal, David Francisco
 Chauvin, Marie Tareze Shirley — Chauvin, Shirley Marie Tareze
 Chernyshova, Olga — Karpovski, Olya Maya
 Chester, Amanda Cecilia — Balasubramanian, Chester
 Chow, Ching Han — Chow, Ching Han Irene
 Chunik, Kristina Leanne — Singer, Kristina Leanne
 Ciona, Irene — Boreiko, Irina
 Corkum, Morgan Jayni Roy — Nimmo, Morgan Jayni Roy
 Daunheimer, Norman Kenneth — Daunheimer, Roger Norman
 Kenneth
 De Abreu, Hilary Stanislaus — De Abreu, Mark Hilary Stanislaus
 De Santis, Diana — De Santis Carr, Diana
 Dick, Wendy Jocelyn — Martin-Dick, Gwendylin Jocelyn
 Dokuzoguz, Mert — Dokuzoguz, Deniz
 Drayton, Atiba Marvis — Padmore, Atiba Marvis
 Dukszta, Monika Sara — Dukszta, Monika Sara Currie
 Elhag, Afaf Ahmed — Ibraheem, Afaf Ahmad
 Elhag, Ahmed Ibrahim — Ibraheem, Ahmad Ibraheem Alhaj
 Elhag, Ibrahim Ahmed — Ibraheem, Ibraheem Ahmad
 Elhag, Sumaya Ahmed — Ibraheem, Sumaya Ahmad
 Elliott, Ruth Anne — Mills, Ruth Anne
 Engelmanas, Tina Marie — Carty, Tina Marie
 Essex, James Aaron — Vandersteen, James Aaron
 Estafanous, Hanan Emil Tadros — Shenouda, Hanan Emil Tadros
 Etika, Cynthia Anyi — Ogom, Cynthia Anyi
 Evans, Susan Margo — Macleod, Susan Margo
 Falconer, Adam Spencer John — Carrier, Adam Spencer John
 Ferrigno, Marisa — Ferrigno-Figliomeni, Marisa
 Fitzgerald, Sherri Lynn — Sheehan, Sherri Lynn
 Ford, Beverley Ann — Bachmann, Beverley Anne
 Ford, Beverley Ann — Bachmann, Beverley Ann
 Gagnon, Nathan Thomas — Gignac, Nathan Thomas
 Gagnon-Madeo, Kiera Ramona — Eyjolfson, Kiera Ramona
 Gao, Ruizhi — Gao, Richard Ruizhi
 Gebremariam, Biniam T — Gebremariam, Biniam Tesfation
 George, Nadia — Hindi, Nadia
 Geroux, Pierre Joseph — Sonic, Del
 Gomez, Rosa Eldelvecia — Berthet-Gomez, Rosie Edelweiss
 Gopal, Indirani — Bhalla, Indirani
 Grewal, Jasinder Kaur — Chahal, Jasinder Kaur
 Griffin, Holly Christine — Martin, Holly Christine
 Guerra Zagal, Jacqueline Lilian — Nickpor, Jacqueline
 Hadobas, Andrea — Lax, Andrea
 Haggart, Emily Tasha Erin — Odrowski, Emily Tasha Erin
 Hahn, Laura Phyllis Amy — Switzer, Laura Phyllis Amy
 Harris, Nathan Christopher — Madison, Nathan Christopher
 Hartsell, April Kathleen — Heath, Senna Rowan
 Hay, Lisa Christine — Nanni, Lisa Christine
 Hrazdilek, Ivan — Hrazburg, Ivan
 Hrazdilek, Nika Anna — Hrazburg, Nika Anna
 Hubley, Cody Emmanuel-James — Maxwell, James John
 Huynh, Quang Hang — Wong, Wilson Quincy
 Iravanchizadeh, Fazel — Iravanchi, Fazel
 Irvine, Laury Jeanie — Gillies, Laury Jeanie
 Irwin, Clarence Joseph Fredrick — Ervine, Clarence Joseph Fredrick
 Iskander, Nezar — Hindi, Nezar
 Ivory, Jeffrey William — Miller, Jeffrey William
 Jacobe, Laryn Mary — Gilmour, Laryn Mary
 Jama Mohamed, Ahmed — Mohamed, Adam Yusuf
 James, Rebecca Lynn — Mazzuca, Rebecca Lynn
 Johnson, Margaret Megan — Johnson, Shugamai Margaret Megan
 Kacinskiene, Regina — Vasyli, Regina
 Kamal, Yousif — Hindi, Yousif
 Kandilas, Sofia — Martins, Sofia
 Karoui, Kais Ben Mohamed Raouf — Karoui, Kais
 Kathirgamanathan, Yasothanayaky — Nimalathan, Yasothanayaky
 Kaur, Baldeep — Minhas, Baldeep Kaur
 Kaur, Hardeep — Minhas, Hardeep Kaur
 Kaur, Sarabjit — Lalli, Sarabjit Kaur
 Kavunkal, Mary — Abraham, Marilyn
 Kent, Elizabeth Susanna — Kent, Annette Elizabeth Susanna
 Khan, Ghazala Jamshed — Khan, Sonia
 Kim, Eun Jung — Kim, Esther
 Kim, Ji Soo — Kim, Christian
 Kim, Jong Tae — Kim, David
 Kim Ko, Hye Kyung — Kim, Helen
 Klassen, Bernadette Mary — Morrison, Bernadette Mary
 Kocheleva, Galina — Mintchevskii, Galina
 Kohistani, Diana — Khan, Saeeda
 Koncz, Tunde Tiffany — Adler, Chantale Rachel
 Koot, Janet Mary — Freeman, Janet Mary Koot
 Korhammer, Rachel Adele — Pereira, Rachel Adele
 Kosenko, Olena — McCorkell, Olena
 Kumarasamy, Kalaivani — Jegatheeswaran, Kalaivani
 Kuntz, Kieu-Nga Isabel — Vettese, Kieu-Nga Isabel
 Kwak, Michele Young — Whang, Michael
 Lai, Anton Oentoro — Oentoro, Anton
 Lai, Jamie Oentoro — Oentoro, Jamie
 Lamarche, Ronald Gaston Gilles William — Bingham, William
 Ronald
 Landriault, Bryan Zachary — Mizzan, Zachary Bryan
 Last, Sarah Claire Jeannine — Hunter, Sarah Claire Jeannine
 Lat, Melanie Pace — De Los Reyes, Melanie Pace
 Lawrence, Karen Janis — Mackinnon, Karen Janis
 Lazarus, Elzbieta Anna — Villeneuve, Elzbieta Anna
 Le Blanc, Barbara Ellen — Kendell, Barbara Laura
 Leandres, Elizabeth Andrade — Long, Elizabeth Andrade
 Lebideau, Tina Nicole — Hache, Tina Nicole
 Lee-Sing, Natalie Anne — Ryan, Natalie Anne
 Leung, Yuen Yee — Leung, Vanessa Yuen Yee
 Lieu, Moc Van — Hoang, Moc Van
 Lim, Monica Eng Hui — Decock, Monica Eng Hui
 Lim, Ramkaran — Sitaram, Kenny Ramkaram
 Lipka, Zuzana — Betkova, Zuzana Apollonia
 Liu, Leying — Liu, Joyce Mackenzie
 Long, Thoi Phan — Long, Annie Zevya Mitra
 Luc, Debra Ann Marie — Connelly, Debra Ann Marie
 Luening, Murray Bruce — Leaning, Murray Bruce
 Ma, Jing — Ma, Linda Jing
 Ma, Oi Ki — Ma, Francis Oi Ki
 Ma, Oi Lam — Ma, Helen Oi Lam
 MacMichael, Levi James — Nickle, Levi James
 Macivor, Nancy Kathleen — Macivor, Nanci Kathleen
 Mahadeo, Vijayanthi — Mahadeo, Vanessa V
 Maharaj, Sooknanan — Maharaj, Harry Vish
 Majumdar, Biswajit Guha — Guha, Biswajit
 Malandrucolo, Sandra Maria — Kennedy, Sandra Maria
 Mall, Nirmal — Mall, Nirmal Singh
 Mangar, Nikita — Looknauth, Nikita
 Masic, Dusanka — Masic, Diane Dusanka
 McClune, Stacey Michele — O'Brien, Stacey Michele

McMillan, Julie Dawn — McMillan, Jewel Dawn
 Mendonca, Vincent Joseph — Sandic, Vincent Josip
 Milbank-Jones, Margaret Elaine — Milbank, Elaine Margaret
 Milligan, Darlene Heather — McCallan, Carol Darlene
 Mistry, Sanjaykumar C. — Mistry, Sanjay C.
 Mistry, Shilaben Naginbhai — Mistry, Shila Sanjay
 Mohaghegh, Ameneh — Mohaghegh, Shirin Ameneh
 Morais, Claude Joseph Majella — Maurais, Claude
 Morin, Joseph Luc Ghislain — Morin, G. Luc Joseph
 Murray, Janet Elizabeth — Belray, Janet Elizabeth
 Murugesu, Yasothera — Yogarajah, Yasothera
 Nagarasa, Kalanithy — Kumar, Kalanithy
 Nagra, Balwinder Kaur — Mann, Balwinder Kaur
 Nasir, Mohammad — Nasir, Nasser Mohammad
 Nguyen, Duy Tai — Duy, Tai
 Nguyen, Duy Toan — Duy, Toan
 Nguyen, Linda Bao Tran — Hua, Linda Bao Tran
 Nguyen, Minh Thi — Nguyen, Kyle Ming
 Nickpor-Miranda, Jonathan — Nickpor, Jonathan
 Nimalakanthan, Mihiran — Nimalakanthan, Mihiran
 Nimalakanthan, Mithuran — Nimalakanthan, Mithuran
 O'Brien, Karin-Maria — Lindhorst, Karin-Maria
 Ogadia, Adija Nightie — Eykelhof, Adija Nightie
 Osman, Helen — Savo-Sardaro, Helen
 Ough, Maureen — Lee, Maureen
 Ouzounov, Petre Tzvetkov — Uzunov, Peter
 Pacheco, Elizabeth Da Ponte — Oliveira, Elizabeth Da Ponte
 Pae, Chae Ok — Pae, Carol Chaeok
 Pae, Sok Sin — Pae, Scott Soksin
 Panalaks, Mayury Saito — Salaam, Mayuri Maryam Saito
 Patel, Shyama — Patel-Carpenter, Shyama
 Pathmanathapillai, Sumathy — Pathman, Sumitha
 Pelechowicz, Edyta Mariola — Potoczny, Edyta Mariola
 Peret, Joanna — Tuniewicz, Joanna
 Piere, Alexandre — Tuserkani, Reza
 Pollard, Danielle Laura — Fournier, Danielle Laura
 Popova, Jelena — Pavlova, Yelena Victoria
 Potter, Nicole Ashley — Hamilton, Nicole Ashley Julia
 Poudrier, Kirsten Dawn — Kaylan, Kirsten Dawn
 Pranaitis, Julia Daina — Daina, Julia Krisztina
 Prescod, Orlenga Nathaniel — Prescod, Alanda Nathaniel Orlenga
 Pritchard, Marguerite Louise — Champagne, Marguerite Louise
 Pritchard, Marguerite Louise — Champagne, Marguerite Louise
 Qaumi, Mohamad Khalid — Mokhtarzada, Mohamad Khalid Sayid
 Quamina, Denisa — Williams, Denisa Anna-Lee
 Radulescu, Florin — Jones, Colin Peter
 Radulescu, Sorina — Jones, Sorina Jacqueline
 Rahmani, Iraj — Mirshahi, Iraj
 Ramadane, Hind — Livingston, Hind
 Ramsameer, Khananwantee Maheshwara — Ramsameer, Kay Sabena
 Rapo, Refus — Brown, Mike
 Ratnasingam, Arunthathydevy — Jeyanathan, Aruntha
 Richard, Jaime Lynn — Lachance, Jaime Lynn
 Roukavitchnikov, Alexandre Ivanovitch — Rouk, Alexander
 Roukavitchnikov, Nikita Alexandrovitch — Rouk, Nick
 Roukavitchnikova, Anna Valerievna — Rouk, Anna
 Russell, Tracy Lynn Ann — Earick, Tracy Lynn Ann
 Said, Ayman Louis Boulos — Louis, Iman
 Saied Martinez, Zubim Ariel — Martinez, Ariel Saied
 Salem Haghighi, Seyed Behzad — Salem, Ben Behzad
 Samra, Gurmeet Kaur — Sidhu, Gurmeet Kaur
 Samra, Kulwant Singh — Sidhu, Kulwant Singh
 Samra, Ruben — Sidhu, Ruben Singh
 Samra, Shawn Singh — Sidhu, Shawn Singh
 Selcuk, Turkey — Zeki, Turkey
 Selvanayagam, Sarath — Sundram, Sarath
 Selvanayagam, Usha — Sundram, Usha
 Shirkhani Komrudi, Isa — Shirkani, Jubin
 Shurgold, Grant Francis — Judge, Grant Francis
 Sidhu, Prabhleena — Khangura, Prabhleena
 Simard, Joseph Gerard Rene — Simard, Rene Gerard
 Simpson-Scott, David — Hall, David Christopher
 Singh, Chandradat — Singh, Chad Chandradath
 Singh, Gunjeet — Minhas, Gunjeet Singh
 Singh, Gurdip — Minhas, Gurdip Singh

Singh, Gurnam — Lalli, Gurnam Singh
 Singh, Tirath — Gosal, Tirath Singh
 Sivagnanam, Gnanaranji — Vasantharajan, Gnanaranji
 Smith, Bobbi-Joe Sue — Moore, Jessica Ann
 Smith, Carissa Destinee — Moore, Carissa Destinee
 Smith, Jennifer — Smith, Sandra Patrecia
 Smith, Mikayla Desiree — Moore, Mikayla Desiree
 Soltanian, Hirod — Soltanian, Andre Julian
 Sooknanan, Kamini — Sooknanan, Angela Kamini
 Sreesgantharajah, Vanaja — Ravikaran, Vanaja
 Stakoune, Vitalia Anatolievna — Stakoun, Vitalia
 Sun, Soo Chin — Sun, Samantha Soo Chin
 Ta, Lien Ngoc — Ta, Victoria
 Talarico, Maria — Belmonte, Maria
 Tam, Yi Lin Wallace — Wo, Yi Lin Wallace
 Tam Wai, Albert — Tam, Albert
 Tan, Hsiu Chin — Hum, Sue Sau Kim
 Tan, Hui Min — Hum, Fay Man
 Tan, Yu Chin — Hum, Jennie You Kim
 Tan, Yueh Chin — Hum, Yat Kim
 Tang, Po Ki — Tang, Po Ki Maggie
 Tang, Po Lam — Tang, Po Lam Paulia
 Tang, Po Shan — Tang, Po Shan Becky
 Teklemariam Haile, Nebiyat — Mebrhtu, Nighisti
 Thangavadivel, Mahaluxmy — Rajeswaran, Mahaluxmy
 Thirunavukkarasu, Naguleswary — Suresh, Naguleswary
 Timmons, Stacey Lee — Marshall, Stacey Lee
 Tirtatunggal, Arifianto — Thung, Andreas Arifianto
 Tomin, Ruslan — Tomin, Rossi
 Tomina, Tetyana — Tomina, Tatyana
 Turner, Marsha Cornelia — Van Groningen, Marsha Cornelia
 Tutunji, Naji Mohammed — Tutunji, Fred
 Ul Hasan, Rashid — Khan, Rashid Ul-Hasan
 Valdal, Cathleen Leslie — Ellis, Cathleen Leslie
 Van Veen, Jacob — Van Veen, Jacob Zion
 Varun, Varun — Jain, Sahil Varun
 Veilleux, Patrick Robert — Volpini, Patric Roberto
 Velangi, Pinky Dilip — Velangi, Puja Dilip
 Vo, Ma Dominic — Ma, Dominic
 Vo, Thi Thanh Nha — Ma, Tanya
 Waldick, Kristofer James Douglas — O'Brien, Kristofer James Quinn
 Wang, Tianyi — Wang, Skye Tianyi
 Wheelan, Mary Rose — Hillis, Mary Rose
 Wright, Lucinda Jean — Anderson, Lucinda Jean
 Yang, Xianyi — Yang, Simon Xianyi
 Yau, Oi Yan — Yau, Justine Oi-Yan
 Yitzhak, Avraham — Lewis, Avi Michael
 Yitzhak, Claris — Lewis, Clarisse Rachel
 Yoo, Eunhyung — Kim, Eun Hyung
 Yousif, Haroot Zeki — Zakarian, Haroot Zakar
 Ytzhak, Jessica Sarah Rina — Lewis, Jessica Sarah Rina
 Ytzhak, Jonathan Meyer — Lewis, Jonathan Meyer
 Yu, Mei Chen — Hum, Me Jan
 Zerajic, Zlata — Ilic, Zlata
 Zhang, Shirley Ruihong — Lee, Shirley Ruihong

(6965) 28 JUDITH HARTMAN,
 Deputy Registrar General

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIER, Clerk of the Legislative Assembly.

Applications to Provincial Parliament Demandes au Parlement provincial

THE CITY OF OTTAWA

NOTICE IS HEREBY GIVEN that, on behalf of the City of Ottawa ("City"), application will be made to the Legislative Assembly of the Province of Ontario for an Act to re-enact the authority obtained by the former Cities of Ottawa, Nepean and Gloucester in respect of the matters set out below.

1. To pass by-laws respecting garbage removal and grass and weeds cutting on boulevards by requiring the owners of land at their own expense to cut the grass and weeds in accordance with the City's prescribed standards, to remove the cuttings whenever the growth of grass or weeds exceeds 10 cm in height or more and to clear away and remove garbage or other debris from the boulevard portion of the highways abutting their land. The by-law may exempt one or more classes of owners from doing the things described and may designate areas and highways to which the standards and requirements apply and the standards and requirements may vary according to designated area or designated highway. If an owner of land fails to comply with the by-law within a specified time, the City may do the work or arrange for the work to be done and the City may recover all expenses, including administrative fees, from the owner by action or it may collect them in like manner as municipal taxes.

2. To pass by-laws authorizing the removal of vehicles or objects placed or abandoned on property belonging to the City, including highways, in contravention of any by-law and the costs of removal and storage are a lien on it and may be levied against the owner of the vehicle or object. The by-law does not apply to motor vehicles displaying current license plates.

3. To enable the City to exercise greater control over the demolition or removal of buildings and structures designated under Part IV, Conservation of Buildings of Historic or Architectural Value, and Part V, Heritage Conservation Districts, of the *Ontario Heritage Act* in those circumstances where no replacement building or structure is planned. It will provide that City Council may refuse an application for the demolition or removal of a building or structure where it is deemed appropriate by City Council unless the owner has obtained a building permit to erect a new building on the site of the building or structure sought to be demolished or removed and the owner is subject to the requirement that construction of such new building be substantially complete within two years of the commencement of the demolition or removal of the building or structure on the designated property, and 180 days have elapsed from the date of the decision of City Council to refuse the demolition or removal of the building or structure on the designated property.

4. Where the City is authorized to pass by-laws for licensing any business, City Council or a committee thereof, to be known as the License Committee, subject to the *Statutory Powers Procedure Act*, is authorized to suspend or revoke any such license or to impose conditions as a requirement of obtaining, continuing to hold or renewing a license, including special conditions.

5. Where the City is authorized to pass by-laws for licensing any business, the City may by by-law authorize the Chief License Inspector of the City, or other municipal official named in the by-law, to suspend in situations that City Council considers emergency and extraordinary circumstances any such license for such time up to 2 weeks and subject to such conditions as the by-law may require, but before suspending provide the licensee with the reasons for the suspension either orally or in writing and an opportunity to respond thereto.

6. To pass by-laws requiring the driver of any class of motor vehicle that is regulated under a business licensing by-law to surrender for reasonable inspection, upon demand of a municipal official or inspector, his or her driver's license issued under the *Highway Traffic Act* or under the law of another jurisdiction and the permit for the vehicle issued under the *Highway Traffic Act* or under the law of another jurisdiction.

7. To limit the number of licenses issued to itinerant sellers or owners and operators of refreshment vehicles or limit the number of licenses issued to any class of itinerant sellers or owners and operators of refreshment vehicles.

8. To extend the existence of the licensing by-laws of the old municipalities that were to expire on the later of five years after the day on which it comes into force and January 1, 2006.

9. To pass by-laws:

(a) for numbering the buildings and lots or units along private roadways and for affixing numbers to the buildings, and for charging the owner or occupant of the building, lot or unit with the expense incident to the numbering. The expense may be recovered in like manner as municipal taxes, and, if paid by the occupant, subject to any agreement between the occupant and the owner, may be deducted from the rent payable to the owner;

(b) for keeping a record of the private roadways and of the numbers of the buildings and lots or units for public inspection;

(c) for naming and renaming private roadways and for affixing the names at the corners thereof, and for charging the owner or, in the case of a condominium, the condominium corporation, with the expense incident to the naming and renaming private roadway. The expense may be recovered in like manner as municipal taxes; for delegating to either a committee of Council or to an appointed officer of the City identified in the by-law either by name or by position occupied, any of the Council's powers or authority under this clause;

(d) for requiring that the owner of a private roadway or a condominium corporation enter into one or more agreements with the City on such terms and conditions as Council considers expedient, including the provision and maintenance by the owner or the condominium corporation at their sole risk and expense and to the satisfaction of the City, respecting any of the above matters; and for terminating the agreement on such terms and conditions as the City considers expedient.

10. To pass a by-law prescribing fees, including administrative costs, for the inspection and monitoring of real property in respect of maintenance and occupancy standards prescribed by by-law of the City where an owner has failed to comply with a final order given under that by-law. The by-law may require the owner of the property to pay the fees prescribed for each inspection that reveals that one or more items in the final order have not been complied with within the time prescribed in that order. The fees and charges payable are a lien on the real property and may be collected in like manner as municipal taxes.

11. To re-enact Section 5 of the *City of Ottawa Act, 1996* to provide that a by-law passed under that Act or amended in accordance with the *City of Ottawa Act, 1999* shall apply to any highway located within the municipal area of the old municipality of the Corporation of the City of Ottawa.

A copy of the draft bill is available in the office of the City Clerk, Ottawa City Hall, 110 Laurier Avenue West, Ottawa.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Ottawa, this 22nd day of June, 2001.

J. JERALD BELLOMO, City Solicitor
The City of Ottawa
City Hall, Legal Services
110 Laurier Avenue West, 3rd floor
Ottawa, Ontario K1P 1J1
Solicitor for the Applicant.

(3648) 27-30

Corporation Notices Avis relatifs aux compagnies

KRHC CLUB

TAKE NOTICE that the members of KRHC Club consented to a Special Resolution requiring the Corporation to be wound up voluntarily under the provisions of the *Business Corporations Act*, and appointing Ted Scharf, Steve Bienkowski, Kevin Casey, Mike Moher, all of the City of Waterloo, and Mike Brown, Michael Lannan, Joan Fraser, Donna Lloyd and Gerry Mills, all of the City of Kitchener, as liquidators.

AND FURTHER TAKE NOTICE that if you have any claim against the Corporation, proof of claim must be filed with the liquidators within thirty days of the date of this notice, after which time the property of the above Corporation will be distributed among the persons entitled thereto, having regard to the claims of which the liquidators then have notice.

Dated at Kitchener, this 27th day of June, 2001.

TED SCHARF,
384 Dovercliff Place,
Waterloo, Ontario N2T 1S2.

STEVE BIENKOWSKI,
512 Heatherhill Place,
Waterloo, Ontario N2T 1H7.

MIKE BROWN,
85 Hoddle Crescent,
Kitchener, Ontario N2N 2P8.

MICHAEL LANNAN,
200 Royal Orchard Drive,
Kitchener, Ontario N2N 1V3.

KEVIN CASEY,
251 Anita Court,
Waterloo, Ontario N2K 2R4.

JOAN FRASER,
240 Highland Crescent,
Kitchener, Ontario N2M 5M6.

DONNA LLOYD,
423 Benesfort Court,
Kitchener, Ontario N2N 3B7.

GERRY MILLS,
110 Westchester Drive,
Kitchener, Ontario N2B 3L4.

MIKE MOHER,
10-229 Baker Street
Waterloo, Ontario N2T 2R4.

(3650) 28

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Court of Appeal or the Superior Court of Justice at Newmarket, Ontario dated December 7th, 1998, Court File Number 50225/98, to me directed, against the real and personal property of COLLINS LAKE ESTATES INC., Defendant, at the suit of TROW CONSULTING ENGINEERS LIMITED carrying on business as OLIVER, MANGIONE, MCCALLA & ASSOCIATES LIMITED, Plaintiffs, I have seized and taken in execution all the right, title, interest and equity of redemption of COLLINS LAKE ESTATES INC., Defendant, in and to:

ALL AND SINGULAR that certain parcel or tract of land, situate lying and being in the Township of South Frontenac (formerly Township of Storrington), County of Frontenac, and being composed of parts of Lots 25, 26, 27, 28, 29, 30, Concession 7 of the said township, registered in the Land Registry Division of Frontenac as Instrument No. 528911, save and except Part 1 of Plan 13R-12477, Lot 1, 2 and 3 of Plan 1985 and Parts 1 and 2 of plan 13R-12490 being PIN # 36294-0451.

The subject property is approximately six miles north of Kingston on the East Side of Perth Road and contains approximately 808.2 acres with frontage on Perth Road, Holmes Road and Spooner Road. The frontages are broken by previous severances that are residential in nature. There is also approximately 4700 ft. of water frontage on Collins Lake.

ALL OF WHICH said right, title, interest and equity of redemption of COLLINS LAKE ESTATES INC., Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction, subject to the conditions set out below at the Frontenac County Court House, 5 Court Street, Kingston, Ontario on Thursday, August 16th, 2001 at the hour of 11:00 o'clock in the forenoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, Frontenac County Court House, 5 Court Street, Kingston, Ontario
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated at Kingston, this 21st day of June, 2001.

LORNE SAVAGE, per
Peter Fitzpatrick,
Sheriff,
County of Frontenac,
5 Court Street,
Kingston, Ontario K7L 2N4.

(3651) 28

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE TOWN OF INNISFIL

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on

Thursday, August 2, 2001 at the Office of the Treasurer of the Town of Innisfil, 2147 Innisfil Beach Road, Innisfil, Ontario L9S 1A1.

The tenders will then be opened in public on the same day at the Town of Innisfil Council Chambers, 2147 Innisfil Beach Road, Innisfil, Ontario L9S 1A1.

Description of Land(s)	Minimum Tender Amount
Part of the North Half of Lot 5, Concession 3, Town of Innisfil (formerly Township of Innisfil), County of Simcoe, designated as Part 1, Plan 51R-16455, being all of P.I.N. 58060-0016(LT)	\$11,339.24

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax and relevant goods and services tax, if applicable.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

ANDREW COWAN,
Treasurer,
The Corporation of the Town
of Innisfil,
2147 Innisfil Beach Road,
Innisfil, Ontario
L9S 1A1.

(3652) 28

Publications under the Regulations Act

Publications en vertu de la Loi sur les règlements

2001—07—14

ONTARIO REGULATION 249/01

made under the

PROVINCIAL OFFENCES ACT

Made: June 20, 2001

Filed: June 25, 2001

Amending Reg. 950 of R.R.O. 1990

(Proceedings Commenced by Certificate of Offence)

Note: Since the end of 2000, Regulation 950 has been amended by Ontario Regulation 140/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Items 4, 5, 6, 7, 13 and 14 of Schedule 17.6 to Regulation 950 of the Revised Regulations of Ontario, 1990 are revoked.

(2) Schedule 17.6 to the Regulation is amended by adding the following items:

ITEM	COLUMN 1	COLUMN 2
18.1	Fail to submit a daily return	subsection 31.1 (3)
18.2	Fail to submit a daily return	subsection 31.1 (4)
18.3	Fail to submit a monthly return	subsection 31.1 (5)
18.4	Fail to record sale of fish	clause 31.1 (6) (a)
18.5	Fail to provide buyer with copy of sale	clause 31.1 (6) (b)
18.6	Fail to submit a monthly return	subsection 31.1 (7)
18.7	Unlawfully take frogs for commercial purposes	clause 31.3 (1) (a)
18.8	Unlawfully take bait-fish for commercial purposes	clause 31.3 (1) (a)
18.9	Unlawfully buy leeches for commercial purposes	clause 31.3 (1) (b)
18.10	Unlawfully sell leeches for commercial purposes	clause 31.3 (1) (b)
18.11	Unlawfully buy frogs for commercial purposes	clause 31.3 (1) (b)
18.12	Unlawfully sell frogs for commercial purposes	clause 31.3 (1) (b)
18.13	Unlawfully buy bait-fish for commercial purposes	clause 31.3 (1) (b)
18.14	Unlawfully sell bait-fish for commercial purposes	clause 31.3 (1) (b)
18.15	Unlawfully take more than 120 leeches in one day	subsection 31.3 (2)
18.16	Unlawfully possess more than 120 leeches	subsection 31.3 (2)
18.17	Fail to keep log book	clause 31.3 (5) (a)
18.18	Fail to submit annual return	clause 31.3 (5) (b)
18.19	Make false entry in log book	subsection 31.3 (7)
18.20	Commercial bait licensee — use salt to preserve bait-fish	section 31.5
18.21	Commercial bait licensee — buy bait-fish preserved with salt	section 32.1
18.22	Commercial bait licensee — sell bait-fish preserved with salt	section 32.1
18.23	Fail to submit report	subsection 34.1 (2)

2. (1) Schedule 17.7 to the Regulation is amended by adding the following items:

ITEM	COLUMN 1	COLUMN 2
32.1	Hunt moose in WMU 65 with more than one other hunter	subsection 24.1 (1)
32.2	Partner permit holder — unlawfully hunt moose in WMU 65	subsection 24.1 (2)
32.3	Partner permit holder — attach seal to moose killed in WMU 65	subsection 24.1 (3)
57.1	Kill more than one wild turkey in a day	subsection 33 (4.1)
59.1	Hunt wild turkey using a live decoy	clause 33 (6) (a)
59.2	Hunt wild turkey using an electronic call	clause 33 (6) (b)
59.3	Hunt wild turkey using bait	clause 33 (6) (c)
59.4	Catch more than 12 northern leopard frogs in a day	clause 36 (3) (a)
59.5	Possess more than 12 northern leopard frogs	clause 36 (3) (a)
59.6	Catch more than one frog in a day	clause 36 (3) (b)
59.7	Possess more than 1 frog	clause 36 (3) (b)
79.1	Hunt moose in WMU 65 without validation tag	clause 52 (2.1) (a)
79.2	Hunt moose in WMU 65 without partner permit	clause 52 (2.1) (b)
79.3	Fail to return completed questionnaire	subsection 52 (5)
87.1	Hunt moose without permit in WMU 65	subsection 55 (1)
87.2	Hunt moose without permit in WMU 11B	subsection 55 (1)

(2) Items 82, 83, 84, 85, 112, 113 and 118 to 125 of Schedule 17.7 to the Regulation are revoked and the following substituted:

ITEM	COLUMN 1	COLUMN 2
82.	Fail to be registered guest of tourist outfitter	subsection 53 (8)
83.	Unlawfully issue validation tag	subsection 53 (9)
84.	Unlawfully apply for more than one tag	clause 53 (10) (a)
85.	Unlawfully possess more than one tag	clause 53 (10) (b)

3. Items 1 and 2 of Schedule 17.9 to the Regulation are revoked and the following substituted:

ITEM	COLUMN 1	COLUMN 2
1.	Unlawfully trap black bear	subsection 2 (1)
2.	Unlawfully trap furbearing mammal	subsection 2 (2)

4. Schedule 56 to the Regulation is revoked and the following substituted:

Schedule 56

Regulation 620 of the Revised Regulations of Ontario, 1990
under the *Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Speeding — provincial park — more than 70 km/h on a highway set out in schedule	clause 2 (a)
2.	Speeding — provincial park — more than 20 km/h	clause 2 (b)

ITEM	COLUMN 1	COLUMN 2
3.	Speeding — provincial park — more than 40 km/h	clause 2 (c)

5. Schedule 76 of the Regulation is amended by adding the following items:

ITEM	COLUMN 1	COLUMN 2
22.1	Unlawfully permit domestic animal to be in a posted prohibited area	clause 5 (1) (c)
24.1	Permit domestic animal to cause damage	clause 5 (2) (c)
24.2	Permit domestic animal to chase wildlife	clause 5 (2) (d)
24.3	Permit domestic animal to cause injury	clause 5 (2) (e)
27.0.1	Fail to dispose of domestic animal excrement	subsection 5 (8)
54.1	Camp on other than designated interior campsite (Lake Superior)	subsection 14 (9)

28/01

ONTARIO REGULATION 250/01

made under the

HEALTH INSURANCE ACT

Made: June 20, 2001
Filed: June 25, 2001

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since the end of 2000, Regulation 552 has been amended by Ontario Regulations 14/01, 66/01 and 183/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) The definition of “schedule of benefits” in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“schedule of benefits” means the Ministry of Health and Long-Term Care document titled “Schedule of Benefits — Physician Services under the *Health Insurance Act* (April 1, 2001)” and including the amendments dated July 1, 2001;

(2) Section 1 of the Regulation is amended by adding the following subsection:

(4) The “[Commentary ...]” portions of the Ministry of Health and Long-Term Care document titled “Schedule of Benefits — Physician Services under the *Health Insurance Act* (April 1, 2001)” and including the amendments dated July 1, 2001, do not form part of the schedule of benefits for the purposes of this Regulation.

2. (1) Subsection 24 (1) of the Regulation is amended by adding the following paragraph:

27. The fitting or evaluation of hearing aids and tinnitus maskers.

(2) Paragraph 2 of subsection 24 (2) of the Regulation is amended by striking out “25 or 26” and substituting “25, 26 or 27”.

(3) Section 24 of the Regulation is amended by adding the following subsection:

(4) The following services rendered by physicians are deemed not to be insured services:

1. Physical therapy and therapeutic exercise, including thermal therapy, light therapy, ultrasound therapy, hydrotherapy, massage therapy, electrotherapy, magnetotherapy, transcutaneous nerve stimulation and biofeedback.

3. This Regulation comes into force on July 1, 2001.

28/01

ONTARIO REGULATION 251/01

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: June 20, 2001
Filed: June 25, 2001

Amending Reg. 854 of R.R.O. 1990
(Mines and Mining Plants)

Note: Since the end of 2000, Regulation 854 has been amended by Ontario Regulation 174/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Regulation 854 of the Revised Regulations of Ontario, 1990 is amended by adding the following sections:

11.2 (1) Employers engaged in surface mine operations shall establish and maintain the following training programs:

1. Modular Training Standards — Surface Miner (Program #770210) Common Core Modules U5030, U5031, U5032.
2. Modular Training Standards — Surface Miner (Program #770210) Specialty Modules.

(2) Employers shall train workers in the common core modules described in subsection (1),

(a) by September 30, 2002 if the worker commenced employment on or before September 30, 2001; or

(b) within 12 months after commencing employment, if the worker commences employment after September 30, 2001.

(3) Subsection (2) does not apply if the worker successfully completed a program described in subsection (1) before being employed by the employer.

(4) A worker shall be trained in the appropriate common core modules before beginning training in a specialty module.

(5) A certificate of achievement showing that a worker has successfully completed a training program referred to in subsection (1), issued by the Ministry of Training, Colleges and Universities, is conclusive proof for the purposes of this section of the worker's successful completion of the program.

11.3 In accordance with the *Agreement on Internal Trade, 1995* and the *Protocols of Amendment*, a worker shall be deemed to hold a certificate referred to in subsection 11 (4), 11.1 (4) or 11.2 (5) if he or she has successfully completed equivalent training in another province or territory of Canada, as determined by the Director.

28/01

ONTARIO REGULATION 252/01
made under the
DEVELOPMENT CORPORATIONS ACT

Made: June 20, 2001

Filed: June 25, 2001

Amending O. Reg. 592/99
(Ontario Superbuild Corporation)

Note: Ontario Regulation 592/99 has not previously been amended.

1. Subsections 5 (6), (7) and (8) of Ontario Regulation 592/99 are revoked and the following substituted:

(6) The Lieutenant Governor in Council shall appoint a director who is a public servant as president and chief executive officer of the Corporation who shall preside at the meetings of the board of directors and perform such duties and exercise such powers and authority as are assigned by the board of directors.

(7) In the case of absence or illness of the president and chief executive officer or there being a vacancy in that office, the board of directors may designate another director who is a public servant to act as and to have all of the powers of the president and chief executive officer.

(8) A majority of the public servants on the board of directors constitutes a quorum of the board of directors.

2. Section 6 of the Regulation is revoked and the following substituted:

6. (1) The affairs of the Corporation are under the management and control of its board of directors.

(2) Only the directors who are public servants have the authority to propose resolutions and by-laws, to vote at meetings of the board of

directors, and to pass by-laws and resolutions regulating proceedings of the board and the management of the affairs of the Corporation.

(3) The directors who are not public servants shall serve on the board of directors in an advisory capacity only, are not entitled to vote on any matter and are not liable for any decision, acts or omissions of the board of directors.

(4) Without limiting the generality of subsection (2), the directors who are public servants may pass by-laws and resolutions to,

(a) appoint officers and assign them such powers and duties as the board of directors considers appropriate;

(b) make banking arrangements;

(c) establish committees of the board of directors; and

(d) effect the orderly transaction of the business of the Corporation.

3. Section 15 of the Regulation is revoked and the following substituted:

15. (1) The Corporation shall deliver to the Minister of Finance an annual report on its affairs, including the audited financial statements, and such other materials as the Minister of Finance directs.

(2) The report and financial statements must be signed by the president and chief executive officer and one other director who is a public servant.

(3) The Minister of Finance shall submit the report to the Lieutenant Governor in Council and shall then lay the report before the Assembly if it is in session or, if not, at its next session.

28/01

ONTARIO REGULATION 253/01
made under the
**FISH AND WILDLIFE
CONSERVATION ACT, 1997**

Made: June 25, 2001

Filed: June 25, 2001

Amending O. Reg. 670/98
(Open Seasons — Wildlife)

Note: Since the end of 2000, Ontario Regulation 670/98 has been amended by Ontario Regulations 21/01, 29/01, 32/01, 33/01 and 115/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Items 8, 9, 16, 17, 19, 20, 21, 22 and 32 of Table 6 of Ontario Regulation 670/98 are revoked and the following substituted:

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Species	Area (Nos. Refer to Schedules and paragraphs set out in Part 4 of Ontario Regulation 663/98)	Open Season
8.	Raccoon	Schedules 1, 2, 3 and 4	From October 15, in any year, to January 15 in the year next following.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Species	Area (Nos. Refer to Schedules and paragraphs set out in Part 4 of Ontario Regulation 663/98)	Open Season
16.	Fisher and Marten	Schedule 4	From October 25, in any year, to January 15 in the year next following.
19.	Mink	Schedules 1 and 2 and paragraph 1 of Schedule 3	From October 15, in any year, to the last day of February in the year next following.
20.	Mink	Paragraph 2 of Schedule 3	From October 25, in any year, to the last day of February in the year next following.
21.	Mink	Schedule 4	From October 25, in any year, to January 15 in the year next following.
32.	Opossum	Schedules 1, 2, 3 and 4	From October 25, in any year, to January 15 in the year next following.

JOHN SNOBELEN

Minister of Natural Resources

Dated on June 25, 2001.

28/01

ONTARIO REGULATION 254/01

made under the

MUNICIPAL BOUNDARY**NEGOTIATIONS ACT**

Made: June 20, 2001

Filed: June 25, 2001

**CITY OF WOODSTOCK AND
TOWNSHIP OF EAST ZORRA-TAVISTOCK****Annexation**

1. (1) On July 1, 2001, the portion of The Corporation of the Township of East Zorra-Tavistock described in the Schedule is annexed to The Corporation of the City of Woodstock.

(2) All real property including any highway, street fixture, water-line, easement and restrictive covenant running with the land of the Township of East Zorra-Tavistock situate in the area described in the Schedule vests in the City of Woodstock on July 1, 2001.

(3) Subject to subsection (2), all assets and liabilities located in the area described in the Schedule remain the assets and liabilities of the Township of East Zorra-Tavistock.

By-laws

2. (1) On July 1, 2001, the by-laws of the City of Woodstock extend to the annexed area described in Schedule 2 and the by-laws of the Township of East Zorra-Tavistock cease to apply to such area, except,

- (a) by-laws of the Township of East Zorra-Tavistock,
 - (i) that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections,
 - (ii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways;

(b) by-laws of the Township of East Zorra-Tavistock that were passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections; and

(c) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of East Zorra-Tavistock.

(2) The by-laws described in clause (1) (a) shall remain in force until repealed by the council of the City of Woodstock.

Assessment roll

3. For the purpose of taxation on and after July 1, 2001, the part of the assessment roll for the Township of East Zorra-Tavistock for the area described in the Schedule is deemed to form part of the assessment roll for the City of Woodstock and no longer forms part of the roll for the Township of East Zorra-Tavistock.

Special collector's roll

4. After July 1, 2001, the clerk of the Township of East Zorra-Tavistock shall promptly prepare and furnish to the clerk of the City of Woodstock a special collector's roll showing all arrears of real property taxes or special rates assessed against the areas described in the Schedule up to and including June 30, 2001 and the persons assessed for them.

Real property

5. All real property taxes levied under any general or special Act and uncollected in the areas described in the Schedule that are due and unpaid on June 30, 2001 shall be after that date deemed to be taxes due and payable to the City of Woodstock and may be collected by the City of Woodstock.

Agreement given effect

6. The agreement between the City of Woodstock and the Township of East Zorra-Tavistock entered into on November 2, 2000 by the councils of the Township of East Zorra-Tavistock and the City of Woodstock and The Corporation of the County of Oxford is hereby given effect to the extent it is included in this Regulation.

Schedule

**LANDS TO BE ANNEXED FROM THE
TOWNSHIP OF EAST ZORRA-TAVISTOCK
TO THE CITY OF WOODSTOCK**

Part of the Road Allowance between Concessions 11 and 12, part of lots 4 and 5 in Concession 11, part of lots 3, 4 and 5 in Concession 12, all the Road Widening on Plan 589, all Park Lot 1, all of lots 15, 16 and 17, part of lots 6, 7, 8, 9 and 14, part of Forest Street, part of Frederick Street and part of James Street on Plan 58, part of Blocks A and B on Plan 179 and part of the Bed of the Thames River opposite Lot 3 in Concession 12, all in the former Township of East Zorra, now in the Township of East Zorra-Tavistock, being more particularly described as follows:

Commencing at a point on the northerly limit of lot 5 in Concession 11 at the westerly corner of part 4 on Reference Plan 41R-193;

Thence along the southerly limit of the said part 4 and the westerly limit of part 3 on Reference Plan 41R-193 to the westerly limit of Reference Plan 41R-228, also being the westerly limit of former King's Highway #59;

Thence southerly along the westerly limits of parts 3, 5 and 4 on Reference Plan 41R-228 to and along the westerly and southwesterly limits of Instrument A49108 to the easterly limit of lot 4 in Concession 11;

Thence southerly along the said easterly limit to the northerly corner of part 1 on Reference Plan 41R-5578;

Thence southerly along the easterly limits of parts 1, 5, 4, 2 and 3 on Reference Plan 41R-5578 to the northeasterly angle of part 1 on Plan 1178;

Thence southerly along the easterly limit of part 1, Plan 1178 to the northerly bank of the Thames River, as shown on Plan 1178;

Thence southerly on the production of this last-mentioned easterly limit to the centre line of the Thames River, also being the southerly limit of the Township of East Zorra-Tavistock;

Thence easterly along the said centre line to its intersection with the southeasterly limit of Instrument A87077 (as on M.T.O. Plan P-2378-41) also being the southeasterly limit of part 1 on the Plan attached to Order in Council OC-2007/99 registered as Instrument 438277;

Thence northerly, easterly and westerly along the various limits of the said part 1 to the northerly limit of Plan 589;

Thence easterly along the said northerly limit and its easterly production to the easterly limit of the said Forest Street, also being the westerly limit of part 1 on Reference Plan 41R-5837;

Thence southerly along the said westerly limit to the southwesterly angle of the said part 1, also being the northerly limit of Pittock Park Road;

Thence easterly and northeasterly along the limits of Pittock Park Road (as shown on Reference Plan 41R-5837) approximately 303 metres to its intersection with the southeasterly limit of part 1 on Reference Plan 41R-5837;

Thence northerly and westerly along the various limits of part 1 on Reference Plan 41R-5837 to a bend in the northerly limit of the said part 1, also being the easterly angle of part 1 on the said Plan attached to Order in Council OC-2007/99;

Thence westerly along the northerly limit of this last-mentioned part 1 to the point of commencement.

28/01

ONTARIO REGULATION 255/01
made under the
FARM PRODUCTS MARKETING ACT

Made: June 13, 2001

Filed: June 26, 2001

Amending Reg. 388 of R.R.O. 1990
(Apples — Plan)

Note: Regulation 388 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Section 6 of the Schedule to Regulation 388 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(2) Despite subsection (1), there shall be no election or appointment of members of the Apple Commission in 2001 and the members elected or appointed in 2000 shall continue to hold office until their successors are elected or appointed in accordance with this plan.

(2) Section 11 of the Schedule to the Regulation is amended by adding the following subsection:

(2) Despite subsection (1), there shall be no election of representatives to the District Apple Producers' Committee in 2001 and the representatives elected in 2000 shall continue to hold office until their successors are elected under that subsection.

(3) Section 12 of the Schedule to the Regulation is amended by adding the following subsection:

(1.1) Despite subsection (1), there shall be no election of members to the Apple Commission in 2001 and the members elected in 2000 shall continue to hold office until their successors are elected under that subsection.

(4) Section 13 of the Schedule to the Regulation is amended by adding the following subsection:

(1.1) Despite subsection (1), there shall be no appointment of members to the Apple Commission in 2001 and the members appointed under that subsection in 2000 shall continue to hold office until their successors are appointed under that subsection.

(5) Subsection 15 (3) of the Schedule to the Regulation is amended by striking out "shall" and substituting "may".

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

ROD STORK
Chair

GLORIA MARCO BORYS
Secretary

Dated on June 13, 2001.

28/01

ONTARIO REGULATION 256/01

made under the

CORONERS ACT

Made: June 26, 2001

Filed: June 26, 2001

Amending O. Reg. 264/99

(Fees, Allowances and Forms)

Note: Ontario Regulation 264/99 has not previously been amended.

1. Item 1 of Schedule 5 to Ontario Regulation 264/99 is revoked and the following substituted:

1.	For a <i>post mortem</i> examination by a legally qualified medical practitioner, including necessary microscopic sections to prove diagnosis and including the service of an assistant when necessary, a fee of	\$660.00
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DAVID TURNBULL
Solicitor General

Dated on June 26, 2001.

RÈGLEMENT DE L'ONTARIO 256/01

pris en application de la

LOI SUR LES CORONERS

pris le 26 juin 2001

déposé le 26 juin 2001

modifiant le Règl. de l'Ont. 264/99

(Honoraires, indemnités et formules)

Remarque : Le Règlement de l'Ontario 264/99 n'a pas été modifié antérieurement.

1. Le point 1 de l'annexe 5 du Règlement de l'Ontario 264/99 est abrogé et remplacé par ce qui suit :

1.	Pour une autopsie pratiquée par un médecin dûment qualifié, notamment les coupes histologiques nécessaires pour corroborer un diagnostic et, au besoin, les services d'un adjoint, des honoraires de	660,00 \$
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DAVID TURNBULL
Solliciteur général

Fait le 26 juin 2001.

28/01

ONTARIO REGULATION 257/01

made under the

**NIAGARA ESCARPMENT PLANNING
AND DEVELOPMENT ACT**

Made: March 13, 2000

Filed: June 27, 2001

Amending Reg. 826 of R.R.O. 1990

(Designation of Area of Development Control)

Note: Regulation 826 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Section 4 of Regulation 826 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

4. Despite section 2, paragraph 24 of the Schedule to Regulation 683 of the Revised Regulations of Ontario, 1980, as it read on December 13, 1990, shall be deemed to read as follows:

24. In the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth described as follows:

- i. Beginning at the place of intersection of the southeasterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Land Titles, Division of Wentworth (No. 62) as Number 62R-7133 and the widened northerly limit established by deposited Plan Number 1032 misc. for Mohawk Road;

Thence westerly following the courses and distances set out by Plan Number 1032 misc. for the widened northerly limit to the point of intersection with southeasterly angle of Block 21 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62M-571;

Thence westerly in a straight line to a point of intersection with the northeasterly angle of Block 20 in the aforementioned Plan 62M-571;

Thence westerly along the northerly limit of Block 20 to intersect with the northerly limit of Mohawk Road;

Thence westerly, crossing over King's Highway Number 403, along the northerly limit of Mohawk Road to intersect the southerly prolongation of the easterly limit of Part 1 within a Plan deposited in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) as Number 62R-9053;

Thence north along that southerly prolongation to the southerly limit of Part 1 in Plan 62R-9053 then north 15° 26' 30" west a distance of 42.622 metres to an angle therein;

Thence north 72° 48' east 60.85 metres to an angle therein;

Thence south 13° 11' east 8.694 metres to the southerly limit of a Plan deposited in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) as Number 62R-5416;

Thence north 73° 39' east 24.384 metres to an angle therein;

Thence south 13° 11' east 4.572 metres to an angle therein;

Thence north 73° 39' east 26.021 metres to the southeasterly angle of Part 1 within Plan Number 62R-5416, being the westerly limit of Filman Mountain Road;

Thence northerly along the westerly limit of Filman Mountain Road to the easterly limit of Part 1 within Plan Number 62R-5416;

Thence north 13° 11' west 54.096 metres to the northeasterly angle of Part 1 within Plan Number 62R-5416;

Thence north 13° 9' 30" west a distance 102.31 metres to a point;

Thence south 71° 33' west a distance of 18.96 metres to a point;

Thence north 76° 27' 30" west a distance of 56.82 metres to a point;

Thence south 80° 36' 40" west a distance of 22.03 metres to a point;

Thence north 29° 45' 10" west a distance of 25.32 metres to a point;

Thence north 79° 29' 20" west a distance of 45.87 metres to a point;

Thence south 88° 44' west a distance of 32.58 metres to a point;

Thence south 77° 57' 40" west a distance of 26.56 metres to a point;

Thence north 46° 53' 30" west a distance of 4.21 metres to a point;

Thence south 67° 54' 20" west a distance of 16.52 metres to a point;

Thence north 27° 57' west with an Arc of 42.03 metres, radius of 15.00 metres, to a point;

Thence south 71° 47' 10" east a distance of 50.00 metres to a point;

Thence north 18° 12' 50" west a distance of 18.96 metres to a point;

Thence south 71° 47' 10" west a distance of 34.12 metres to a point;

Thence south 27° 13' 40" east 106.09 metres to the northerly limit of a Plan deposited in the Land Registry Office for the Land Registry Division of Wentworth (No.62) as Number 62R-9443;

Thence south 76° 23' west 3.48 metres to the northeasterly angle of Part 2 within a Plan deposited in the Land Registry Office for the Land Titles Division of Wentworth (No.62) as Number 62R-7312;

Thence south 76° 23' west 32.445 metres to the northeasterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-6636;

Thence south 76° 23' west 30.48 metres to the northeasterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-5625;

Thence south 76° 23' west 21.336 metres to an angle therein;

Thence south 76° 24' 25" west 149.30 metres to an angle therein;

Thence south 13° 50' east 60.665 metres to the northerly angle of Part 2 within a Plan deposited in the Land Regis-

try Office for the Registry Division of Wentworth (No. 62) as Number 62R-6439;

Thence south 54° 10' 10" west 48.274 metres to the northwesterly angle of Part 1;

Thence south 13° 42' east 3.996 metres to the northeasterly angle of Part 2 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-7072;

Thence south 77° 14' west along the northerly limit of the said Plan 39.767 metres to the northwesterly angle of Part 2 of the Plan;

Thence south 13° 41' 40" east 98.713 metres to an angle therein;

Thence south 13° east 74.524 metres to the southwesterly angle of Part 2 in Plan Number 62R-7072;

Thence north 76° 07' 30" east along that southerly limit 39.784 metres to the southeasterly angle of Part 2 in Plan Number 62R-7072;

Thence south 13° 42' east along the easterly limit of Part 1 in Plan 62R-7072, 54.504 metres to the northwesterly limit of Mohawk Road;

Thence westerly along the northerly limits of Mohawk Road and its prolongation to the easterly limits of Lime Kiln Road;

Thence northerly along said easterly limit to intersect an easterly prolongation of the northeasterly angle of Lot 76 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number M-248;

Thence south 81° 13' west along that easterly prolongation and 143.274 metres to an angle therein;

Thence north 13° 59' west 191.600 metres to the northeasterly angle of Lot 64 in Plan Number M-248;

Thence northwesterly along the north limit of Block "A" and Lots 63, 62, 61 and 60 to the northwesterly angle of Lot 60 in Plan Number M-248;

Thence north 78° 45' west 6.401 metres to an angle on the northeasterly limit of Lot 59 in Plan Number M-248;

Thence southwesterly in a straight line to an angle in Lot 59 measured north 77° 01' east 89.514 metres from the southwesterly angle of Lot 59 in Plan Number M-248;

Thence southeasterly following the westerly limits of Lots 59, Block "E", 58, 53 and 52 to the southwesterly angle of Lot 52 and being an angle on the westerly limit of Part 1 within a Plan deposited in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62R-338;

Thence south 83° 18' 30" west 73.969 metres to an angle on the north limit of Part 4 in Plan Number 62R-338;

Thence north 85° 16' west 37.429 metres to the northerly angle of Part 5 in Plan 62R-338;

Thence south 13° 04' east 176.351 metres to the southwesterly angle of Part 4 of Plan Number 62R-338;

Thence north 87° 48' east 109.981 metres to the northwesterly angle of Part 11 in Plan Number 62R-338;

Thence south 8° 59' west 49.484 metres to an angle in Part 10 in Plan Number 62R-338;

Thence south 0° 23' west 24.725 metres to the southwesterly angle of Part 10;

Thence south 87° 48' west 85.573 metres to the northwesterly angle of Part 7 in Plan 62R-338;

Thence south 13° 04' east 83.844 metres along the west boundary of Part 7 in Plan Number 62R-338 to the northerly limit of Rousseaux Street (formerly Mohawk Road);

Thence westerly along said northerly limit and this northerly limit prolonged to the intersection of the westerly limit of Wilson Street East and the southwesterly limit of Old Dundas Road;

Thence northerly 24.213 metres along the southwesterly limits of Old Dundas Road to the southerly limit of the lands described in an Instrument registered in the Land Registry Division of Wentworth (No. 62) as Number 116905AB;

Thence north 73° 16' west following said southerly limit to a line parallel with and distant 76.2 metres measured at right angles from the westerly limit of Wilson Street East;

Thence southwesterly along that parallel line to the northerly limit of Sulphur Springs Road;

Thence northwesterly along the said northerly limit to a point 49.61 metres measured northwesterly from the northwesterly limit of Queen Street;

Thence north 6° 32' 00" west 71.825 metres to a point;

Thence north 71° 57' 10" east 41.305 metres to a point;

Thence north 12° 31' 15" west 187.217 metres to a point;

Thence south 78° 10' 50" east 102.984 metres to a point;

Thence south 12° 01' 00" east 91.147 metres to a point;

Thence south 2° 25' 40" east 145.085 metres to the northerly limit of Sulphur Springs Road;

Thence northwesterly along the said northerly limit to intersect with the northerly prolongation of the westerly limit of Mansfield Drive;

Thence southerly along the westerly limit of Mansfield Drive to the intersection of said westerly limit and the northerly limit of Judith Crescent;

Thence westerly along the northerly limit of Judith Crescent and its westerly prolongation to the northerly limit of Maureen Avenue;

Thence westerly along the northerly limit of Maureen Avenue to intersect with the easterly limit of Lovers Lane;

Thence northerly along the easterly limit of Lovers Lane 25.9 metres to a point;

Thence north 78° 00' east 181.426 metres to a point;

Thence north 12° 55' 35" west 102.413 metres to a point;

Thence north 11° 44' west 30.074 metres to a point;

Thence south 79° 12' west 101.263 metres to a point;

Thence south 12° 01' east 30.79 metres to a point;

Thence south 79° 12' west to the easterly limit of Lovers Lane;

Thence northerly along the easterly limit of Lovers Lane to intersect an easterly prolongation of an angle originating

224.129 metres bearing North 12° 24' west from the south-easterly angle of Part 2 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-1595;

Thence south 77° 36' west along the easterly prolongation to the easterly limit of Plan Number 62R-1595 and 68.58 metres to an angle therein;

Thence north 12° 24' west 68.58 metres to an angle therein;

Thence north 77° 36' east 67.361 metres and its easterly prolongation to intersect with the easterly limit of Lovers Lane;

Thence northerly along the easterly limit of Lovers Lane and the easterly limit of Sulphur Springs Road to the point of intersection with the easterly prolongation of Conservation Authorities top of bank as defined within a Plan registered in the Land Registry Office for the Lands Titles Division of Wentworth (No. 62) as Number 62M-525;

Thence westerly along that easterly prolongation to the top of bank following courses and distances defined by Hamilton Region Conservation Authority on Plan Number 62M-525;

south 69° 49' 10" west 64.716 metres

south 70° 51' 45" west 18.023 metres

south 52° 17' 45" west 16.599 metres

south 70° 10' 40" west 23.184 metres

south 84° 24' 30" west 19.550 metres

south 61° 57' 10" west 40.826 metres

north 54° 24' 10" west 10.784 metres

south 84° 24' 20" west 37.057 metres

south 44° 02' west 19.257 metres

south 64° 20' 50" west 18.862 metres

south 30° 55' west 25.832 metres

south 42° 36' 30" west 34.843 metres

north 89° 00' west 12.180 metres

south 58° 36' west 31.569 metres

south 81° 20' west 13.402 metres

north 69° 33' 10" west 22.211 metres

north 29° 04' 30" west 26.502 metres

north 87° 49' west 27.679 metres

south 21° 43' 40" west 14.478 metres

south 38° 01' west 35.748 metres;

Thence south 45° 48' 50" west 24.793 metres to the easterly limits of said Plan Number 62M-525, being the westerly limit of Part 2 of Plan Number 62R-1595;

Thence southerly along the westerly limit of Part 2 in Plan Number 62R-1595 to the southeasterly angle of said Part 2;

Thence north 77° east 59.741 metres to an angle therein;

Thence north 13° 14' west 20.812 metres to an angle therein;

Thence north 40° 49' east 46.348 metres to an angle therein;

Thence south 49° 11' east 99.365 metres to an angle therein;

Thence north 40° 49' east 60.96 metres to an angle therein;

Thence south 49° 11' east 39.624 metres to an angle therein;

Thence north 40° 49' east 7.526 metres to an angle therein;

Thence south 13° 18' east 63.621 metres to the northwesterly angle of a Plan registered in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) as Number 888;

Thence easterly along the northerly limit of said Plan to the westerly limit of Lovers Lane;

Thence southerly along the westerly limit to the northerly limit of Joanne Court;

Thence westerly and southerly along the northerly and westerly limit of Joanne Court to the northerly limit of Parker Avenue;

Thence westerly along the northerly limit to the easterly limit of Hadley Drive;

Thence northerly along the easterly limit and its northerly prolongation to the northerly limit of McGregor Crescent;

Thence southwesterly and northerly along the northerly and easterly limits and its northwesterly prolongation to the northerly limit of Terrace Drive;

Thence westerly along the northerly limit and its westerly prolongation to the westerly limit of Lloyminn Avenue;

Thence southerly along said westerly limit and its southerly prolongation to the northerly limit of a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-3348;

Thence westerly along the northerly limit to a point measured south 77° 06' 30" west 36.576 metres and then south 66° 58' 30" west 99.066 metres from the northeasterly angle of Part 1 in Plan Number 62R-3348;

Thence southeasterly in a straight line to a southerly angle within Part 1 measured south 77° 03' east 126.565 metres from the southeasterly angle of Part 6 in Plan Number 62R-3348;

Thence south 13° 21' 40" east 162.876 metres to the southerly limit of Plan Number 62R-3348;

Thence westerly along southerly limit to the southwesterly angle of Part 3 in Plan Number 62R-3348;

Thence northerly along the westerly limit of Part 3 and Part 2 and that westerly limit prolonged to intersect with the northerly limit of Jerseyville Road;

Thence westerly following along the northerly limit of Jerseyville Road to the westerly limit of Lot 32 in Concession II of former Township of Ancaster;

Thence north along the westerly limit of Lot 32 and that westerly limit prolonged to the southerly limit of Concession I;

Thence westerly along the southerly limit of Concession I to the easterly limit of Highway 52;

Thence northerly following the easterly limit of Highway 52 to a point distant 600 metres measured southerly from the northwesterly angle of Lot 31 in said Concession I;

Thence easterly and parallel with the northerly limit of said lot to the westerly limit of Lot 32;

Thence northerly along the westerly limit of Lot 32 and that westerly limit prolonged to the northerly boundary of the Town of Ancaster;

Thence in a general easterly and southerly direction following the northerly and easterly boundaries of the Town of Ancaster to the easterly boundary that falls in the southerly half of Concession II in Lot 55 of the former Township of Ancaster and its intersection with the westerly prolongation of the northerly limit of Lavina Crescent in the City of Hamilton;

Thence westerly along the westerly prolongation to the westerly limit of Scenic Drive;

Thence northerly along the westerly limit to the northeasterly angle of Block 116 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62M-400;

Thence westerly and southerly along the northerly and westerly limits of said Plan to the northeasterly angle of Lot 18 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62M-486;

Thence westerly, southerly and easterly following the northerly, westerly and southerly limits of the said Plan to the northwesterly angle of Lot 83 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62M-443;

Thence southerly and easterly following along the westerly and southerly limits to the southeasterly angle of Lot 71 in Plan Number 62M-443;

Thence south 2° 07' 24" east along the easterly limit of Part 1 in Plan Number 62R-7133 to the place of beginning;

ii. Except for:

Beginning at the northerly angle of Lot 22 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number M-295 and its intersection with the Lot Line between 40 and 41 in Concession 2 of the former Township of Ancaster;

Thence south 33° 06' 30" east 60.96 metres to the northwesterly angle of Lot 23 within the Plan Number M-295;

Thence easterly along the northerly limits of Lots 23, 24, 25, 26 and 27 to the northeasterly angle of Block 'B';

Thence north 77° 17' east 38.993 metres to a point on the northerly limit of Lot 28 in Plan Number M-295;

Thence southeasterly in a straight line to a point on the southerly limit of Lot 29 in said Plan, the point being the northeasterly angle of Lot 98 within a Plan registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 1076;

Thence south 50° 40' 30" west to the southeasterly angle of Lot 30 within Plan Number M-295;

Thence southwesterly following the southerly limit to the southwesterly angle of Lot 1 in the Plan Number M-295;

Thence northwesterly along the top of slope following the courses and distances;

north 26° 48' 20" west 9.586 metres
 north 59° 26' west 12.070 metres
 north 55° 07' east 5.157 metres
 north 33° 21' west 64.928 metres
 north 42° 40' 40" west 16.279 metres
 north 56° 18' 50" west 14.380 metres
 north 65° 05' west 16.642 metres
 north 54° 16' 20" west 20.998 metres
 north 37° 28' 50" west 37.877 metres;

Thence north 30° 11' 40" east 9.424 metres to the south limit of Ridgeview Court;

Thence southwesterly following that southerly limit to the southeasterly angle of Lot 8 within Plan Number M-295;

Thence northwesterly along the top of slope following the courses and distances;

north 33° 22' 20" west 11.046 metres
 north 89° 42' west 29.401 metres;

Thence north 11° 09' west along the west limit of Plan Number M-295 24.945 metres to a point of intersection with the top of slope;

Thence easterly along the top of slope following the courses and distances;

north 14° 49' 30" east 35.022 metres
 north 82° 49' east 35.335 metres
 south 42° 40' east 19.894 metres
 south 70° 57' east 23.253 metres
 south 47° 55' 10" east 24.893 metres;

Thence south 12° 11' 40" west 9.680 metres to the northerly limit of Ridgeview Court;

Thence easterly along that northerly limit to the southwesterly angle of Lot 11;

Thence northerly along the top of slope following the courses and distances;

north 66° 47' 10" east 40.624 metres
 north 55° 57' 30" east 14.960 metres
 north 12° 28' 30" east 28.020 metres
 north 1° 38' 30" west 57.318 metres
 north 2° 38' west 25.938 metres
 north 3° 40' 30" east 30.666 metres
 north 6° 39' west 18.529 metres
 north 17° 35' 30" west 19.221 metres
 north 72° 59' 10" east 69.324 metres

north 27° 49' 30" east 26.975 metres

north 8° 23' 30" east 25.609 metres;

Thence north 50° 28' east along the northerly limits of Lots 21 and 22 within Plan Number M-295 to the place of beginning;

iii. Except for:

Beginning at the northwesterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-2296 being the southeasterly limit of the intersection of Old Ancaster Dundas Road and Montgomery Drive;

Thence north 68° 18' 30" east 67.522 metres to an angle therein;

Thence south 11° 37' 40" east 52.298 metres to an angle therein;

Thence south 15° 3' east 10.086 metres to an angle therein;

Thence south 36° 25' west 141.592 metres to an angle therein;

Thence north 67° 58' west 49.009 metres to an angle therein;

Thence north 22° 9' 30" east 142.049 metres to the place of beginning;

iv. Except for:

Beginning at the intersection of the southeasterly angle of Part 18 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as number 62R-4989 and the westerly limit of Old Ancaster-Dundas Road;

Thence north 60° 19' 20" west 35.524 metres to a southwesterly angle of Part 17 within said plan 62R-4989;

Thence north 12° 56' west 59.085 metres to an angle therein;

Thence south 77° 01' west 44.440 metres to an angle therein;

Thence north 2° 55' 10" west 191.335 metres to the northwesterly angle of Part 17 within Plan Number 62R-4989;

Thence north 65° 16' 20" east 192.247 metres to the northeasterly angle of Part 17 within Plan Number 62R-4989;

Thence in a southerly direction along the easterly limit of Part 17 and the northeasterly limit of Part 18 of Plan Number 62R-4989 to intersect with the westerly limit of Old Ancaster-Dundas Rd.;

Thence southwesterly along the westerly limit of Old Ancaster-Dundas Rd. to the place of beginning;

v. Beginning at the intersection of the easterly limit of an Instrument Registered in the Land Registry Division of Wentworth (No. 62) as Number 96671 H.L. and the northerly limit of Mohawk Road;

Thence north 13° 54' west to the northeasterly angle of Instrument Number 96671 H.L.;

Thence south 74° 49' 35" west a distance of 27.424 metres to a point;

Thence south 13° 54' east a distance of 0.57 metres to a point;

Thence south $74^{\circ} 7'$ west a distance of 36.7583 metres to the westerly limit of an Instrument Registered in the Land Registry Division of Wentworth (No. 62) as Number 25256 ANC. REMAINDER;

Thence south $13^{\circ} 54'$ east to intersect with the northerly limit of Mohawk Road;

Thence easterly along the northerly limit of Mohawk Road to the place of beginning;

- vi. Beginning at the intersection of the easterly limit of Part 2 within the aforementioned Plan Number 62R-9443 and the northerly limit of Mohawk Road;

Thence north $13^{\circ} 54'$ west to the northeasterly angle of Part 2;

Thence south $74^{\circ} 7'$ west a distance of 20.90 metres to the northwesterly angle of Part 2;

Thence southerly following along the westerly limit of Part 2 within Plan Number 62R-9443 to the point of intersection with the northerly limit of Mohawk Road;

Thence easterly along the northerly limit of Mohawk Road to the place of beginning;

- vii. Beginning at the intersection of the northerly limit of Mohawk Road and the southeasterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-7312;

Thence north $13^{\circ} 45' 10''$ west 60.876 metres to the northeasterly angle of Part 1;

Thence south $74^{\circ} 07'$ west 32.461 metres to the northwesterly angle of Part 1;

Thence south $76^{\circ} 25' 20''$ west 17.118 metres to a point being the northerly limit of Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-6636;

Thence south $11^{\circ} 41'$ east 11.04 metres to an angle therein;

Thence south $76^{\circ} 14' 30''$ west 12.945 metres to the west limit of Plan Number 62R-6636;

Thence south $13^{\circ} 45' 30''$ east 8.418 metres to the northeasterly angle of Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-5625;

Thence south $76^{\circ} 18' 30''$ west 22.490 metres to the northwesterly angle of Part 2;

Thence south $13^{\circ} 41' 30''$ east 43.47 metres to the northerly limit of Mohawk Road;

Thence easterly following along the northerly limit of Mohawk Road to the place of beginning;

- viii. Beginning at the point of intersection of the northerly limit of Mohawk Road and a southeasterly angle of the southerly limit of Part 1 on Plan Number 62R-5625;

Thence north $13^{\circ} 41' 30''$ west 106.73 metres to an angle therein;

Thence south $74^{\circ} 14' 50''$ west 127.93 metres to an angle therein;

Thence south $13^{\circ} 52' 40''$ east 63.21 metres to an angle therein;

Thence south $76^{\circ} 09' 30''$ west 18.29 metres to an angle therein;

Thence south $13^{\circ} 52' 40''$ east 56.64 metres to the northerly limit of Mohawk Road;

Thence easterly following the northerly limit to the place of the beginning;

- ix. Beginning at the point of intersection of the northerly limit of Mohawk Road (Rousseaux Street) and the southeasterly angle of Instrument registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 168091 H.L. as defined along the southerly limit of Part 1 of Plan Number 62R-338;

Thence north $2^{\circ} 17'$ west 33.830 metres to an angle therein;

Thence north $85^{\circ} 38'$ west 18.288 metres to an angle therein;

Thence south $2^{\circ} 17'$ east 33.830 metres to the northerly limit of Mohawk Road (Rousseaux Street);

Thence easterly along the northerly limit of Mohawk Road (Rousseaux Street) to the place of beginning;

- x. Beginning at the point of intersection of the northerly limit of Mohawk Road (Rousseaux Street) and the southeasterly angle of an Instrument registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 116771 A.B. as defined along the southerly limit of Part 1 of Plan Number 62R-338;

Thence north $0^{\circ} 22'$ west 30.154 metres to an angle therein;

Thence north $85^{\circ} 38'$ west 38.100 metres to an angle therein;

Thence south $0^{\circ} 22'$ east 37.091 metres to the northerly limit of Mohawk Road (Rousseaux Street);

Thence easterly along the northerly limit of Mohawk Road (Rousseaux Street) to the place of beginning.

- xi. Beginning at the point of intersection of the northerly limit of Mohawk Road (Rousseaux Street) and the southeasterly angle of an Instrument registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 15276 A. B. as defined along the southerly limit of Part 6 of Plan Number 62R-338.

Thence north $0^{\circ} 19'$ east 36.576 metres to an angle therein;

Thence north $82^{\circ} 29' 20''$ west 18.696 metres to an angle therein;

Thence south $1^{\circ} 22'$ west 35.268 metres to the northerly limit of Mohawk Road (Rousseaux Street);

Thence easterly along the northerly limit of Mohawk Road (Rousseaux Street) to the place of the beginning.

JOHN SNOBELEN
Minister of Natural Resources

Dated on March 13, 2000.

28/01

ONTARIO REGULATION 258/01made under the
EDUCATION ACTMade: June 23, 2001
Filed: June 27, 2001

Amending O. Reg. 392/98

(Tax Matters — Taxation of Certain Railway, Power Utility Lands)

Note: Ontario Regulation 392/98 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Ontario Regulation 392/98 is amended by adding the following section:

7. (1) Despite section 2 and subject to subsection (2), for land described in subsection 368.3 (1) of the *Municipal Act* that was owned by the owner on December 31, 1997 and is still owned by the same owner on January 1, 2001, the tax rates determined under section 6 for the municipality or locality in which the land is located are prescribed as the tax rates for school purposes for 2001, for the purposes of section 257.7 of the Act.

(2) If the tax rate for the municipality or territory determined under section 6 is greater than the tax rate that applied for the municipality or territory in Table 1, the tax rate determined under subsection (1) for that municipality or territory shall be reduced by one-fifth of the difference.

JAMES M. FLAHERTY
Minister of Finance

Dated on June 23, 2001.

28/01

ONTARIO REGULATION 259/01made under the
MUNICIPAL ACTMade: June 23, 2001
Filed: June 27, 2001

Amending O. Reg. 387/98

(Tax Matters — Taxation of Certain Railway, Power Utility Lands)

Note: Ontario Regulation 387/98 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Ontario Regulation 387/98 is amended by adding the following section:

TAX RATES FOR CERTAIN LAND FOR 2001

2.3 (1) Despite section 1 and subject to subsection (2), land described in subsection 368.3 (1) of the Act that was owned by the owner on December 31, 1997 and is still owned by the same owner on January 1, 2001 shall be taxed for 2001 at the rates determined under section 2.2 for the municipality in which the land is situated.

(2) If the tax rate for the municipality determined under section 2.2 is greater than the tax rate that applied for the municipality in Table 1,

the tax rate determined under subsection (1) for that municipality shall be reduced by one-fifth of the difference.

JAMES M. FLAHERTY
Minister of Finance

Dated on June 23, 2001.

28/01

ONTARIO REGULATION 260/01made under the
**MUNICIPAL BOUNDARY
NEGOTIATIONS ACT**Made: June 20, 2001
Filed: June 27, 2001**TOWN OF RICHMOND HILL
AND TOWN OF AURORA****Annexation**

1. (1) On July 1, 2001, the portion of The Corporation of the Town of Aurora described in the Schedule is annexed to The Corporation of the Town of Richmond Hill.

(2) All real property including any highway, street fixture, waterline, easement and restrictive covenant running with the land of the Town of Aurora situate in the area described in the Schedule vests in the Town of Richmond Hill on July 1, 2001.

(3) Subject to subsection (2), all assets and liabilities located in the area described in the Schedule remain the assets and liabilities of the Town of Aurora.

By-laws

2. (1) On July 1, 2001, the by-laws of the Town of Richmond Hill extend to the annexed area described in the Schedule and the by-laws of the Town of Aurora cease to apply to such area, except,

(a) by-laws of the Town of Aurora,

(i) that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections, or

(ii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways;

(b) by-laws of the Town of Aurora that were passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections; and

(c) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Town of Aurora.

(2) By-laws described in clause (1) (a) shall remain in force until repealed by the council of the Town of Richmond Hill.

Assessment roll

3. For the purpose of taxation on and after July 1, 2001, the part of the assessment roll for the Town of Aurora for the area described in the Schedule is deemed to form part of the assessment roll for the Town of Richmond Hill and no longer forms part of the roll for the Town of Aurora.

Property taxes

4. All real property taxes levied under any general or special Act and uncollected in the areas described in the Schedule that are due and unpaid on June 30, 2001 shall after that date be deemed to be taxes due and payable to the Town of Richmond Hill and may be collected by the Town of Richmond Hill.

Agreement given effect

5. The agreement between the Town of Richmond Hill and the Town of Aurora entered into on November 17, 2000 by the councils of the Town of Aurora and the Town of Richmond Hill and The Corporation of The Regional Municipality of York is hereby given effect to the extent it is included in this Regulation.

Schedule

LANDS IN THE TOWN OF AURORA TO BE
ANNEXED TO THE TOWN OF RICHMOND HILL

Part of lot 71 in Concession 1 and part of the road allowance between lots 70 and 71 in Concession 1, west of Yonge Street, designated as parts 1, 2 and 3 on Reference Plan 65R-22881.

28/01

ONTARIO REGULATION 261/01
made under the
ENVIRONMENTAL BILL OF RIGHTS, 1993

Made: June 27, 2001
Filed: June 27, 2001

Amending O. Reg. 681/94
(Classification of Proposals for Instruments)

Note: Since the end of 2000, Ontario Regulation 681/94 has been amended by Ontario Regulation 130/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Ontario Regulation 681/94 is amended by adding the following Part:

PART II.2
MINISTRY OF NATURAL RESOURCES

CLASS I PROPOSALS — AGGREGATE RESOURCES ACT

10.3 (1) The following are Class I proposals for instruments:

1. A proposal to approve an amendment to a site plan under subsection 16 (2) of the *Aggregate Resources Act*, if notice of the proposal is served under clause 16 (5) (b) of that Act.
2. A proposal to approve an amendment to a site plan under subsection 16 (2) of the *Aggregate Resources Act* to permit,
 - i. an increase in the number of tonnes of aggregate that may be removed in a calendar year,
 - ii. a lowering of the final extraction elevation, or
 - iii. a reduction in the excavation setback area that will allow excavation at a location described in subsection (2).
3. A proposal to revoke a licence under subsection 20 (1) of the *Aggregate Resources Act*, other than a proposal to revoke a licence for failure to pay an annual licence fee under subsection 14 (1) of that Act.

4. A proposal to issue an aggregate permit under section 37 of the *Aggregate Resources Act* to allow the excavation of aggregate described in clause 34 (1) (d) of that Act.
5. A proposal to grant relief under subsection 68 (1) of the *Aggregate Resources Act*, if notice of the proposal is served under subsection 68 (4) of that Act.
6. A proposal to grant relief under subsection 68 (1) of the *Aggregate Resources Act* to permit a reduction in an excavation setback area that will allow excavation at a location described in subsection (2).
7. A proposal to determine under subsection 72 (3) of the *Aggregate Resources Act* the natural edge of the Niagara Escarpment for the purposes of subsection 72 (1) or (2) of that Act.

(2) The following locations are described for the purposes of paragraphs 2 and 6 of subsection (1):

1. Within 30 metres of a river and stream system or fish habitat, as defined in the Provincial Policy Statement issued under section 3 of the *Planning Act* and approved by the Lieutenant Governor in Council by Order in Council No. 764-96.
2. Within 50 metres of woodlands, as defined in the *Forestry Act*, if the area of the woodlands is at least one hectare.
3. Within 50 metres of hazardous lands, hazardous sites or significant areas of natural and scientific interest under the Provincial Policy Statement described in paragraph 1.
4. Within 50 metres of land identified as a significant wildlife habitat,
 - i. by the municipality in which the land is located, in its official plan, or
 - ii. by the Ministry of Natural Resources on maps located in the Ministry's District Office for the area in which the land is located.
5. Within 50 metres of land that is determined by the Ministry of Natural Resources to be necessary for the survival of populations of a species of fauna or flora that is,
 - i. declared to be threatened with extinction by regulations made under the *Endangered Species Act*,
 - ii. designated as threatened by the Ministry of Natural Resources on the List of Vulnerable, Threatened, Endangered, Extirpated or Extinct Species of Ontario, issued by the Ministry, or
 - iii. designated as endangered by the national Committee on the Status of Endangered Wildlife of Canada on the List of Vulnerable, Threatened, Endangered, Extirpated or Extinct Species of Ontario, issued by the Ministry of Natural Resources.
6. Within 100 metres of a mine hazard, as defined in the Provincial Policy Statement described in paragraph 1.
7. Within 120 metres of significant wetlands, as defined in the Provincial Policy Statement described in paragraph 1.

CLASS I PROPOSALS — CONSERVATION AUTHORITIES ACT

10.4 The following are Class I proposals for instruments:

1. A proposal to approve under subsection 21 (2) of the *Conservation Authorities Act* the sale, lease or other disposition of land other than,
 - i. a proposal for approval for which terms and conditions are imposed under subsection 21 (3) of that Act that prohibit a change in use of the land and prohibit altering the site, and

- ii. a proposal for approval of a sale, lease or other disposition of land to the previous owner if the land was taken from that owner under the *Expropriations Act*.
- 2. A proposal to require an authority to carry out flood control operations under clause 23 (1) (a) of the *Conservation Authorities Act*.
- 3. A proposal to require an authority to follow instructions under clause 23 (1) (b) of the *Conservation Authorities Act*.
- 4. A proposal to take over the operation of a water control structure under clause 23 (1) (c) or (2) (c) of the *Conservation Authorities Act*.
- 5. A proposal to require the council of a municipality to carry out flood control operations under clause 23 (2) (a) of the *Conservation Authorities Act*.
- 6. A proposal to require the council of a municipality to follow instructions under clause 23 (2) (b) of the *Conservation Authorities Act*.

CLASS I PROPOSALS — *CROWN FOREST SUSTAINABILITY ACT, 1994*

10.5 The following is a Class I proposal for an instrument:

- 1. A proposal to issue a forest resource processing facility licence under subsection 54 (1) of the *Crown Forest Sustainability Act, 1994* to authorize construction of a new facility of a type described as A, C, D, E, F, H or K in Column I of Schedule 3 to Ontario Regulation 167/95 made under that Act.

CLASS I PROPOSALS — *FISH AND WILDLIFE CONSERVATION ACT, 1997*

10.6 The following are Class I proposals for instruments:

- 1. A proposal to issue an authorization under subsection 54 (1) of the *Fish and Wildlife Conservation Act, 1997* to release wildlife or an invertebrate, other than an authorization to release,
 - i. an invertebrate imported into Ontario for release under a permit issued under the *Plant Protection Act* (Canada),
 - ii. a northern bobwhite, chukar partridge or ring-necked pheasant that is propagated or raised in captivity, if it is released into a licensed game bird hunting preserve,
 - iii. a northern bobwhite, chukar partridge or ring-necked pheasant that is propagated or raised in captivity, if it is released for the purposes of training dogs or conducting dog trials, or
 - iv. a ring-necked pheasant that is propagated or raised in captivity, if it is released for hunting under a licence issued under a municipal by-law passed under subsection 79 (1) of that Act.
- 2. A proposal to issue a licence for the purposes of clause 47 (1) (b) of the *Fish and Wildlife Conservation Act, 1997* to authorize a person to engage in aquaculture if,
 - i. the person is required by the Ministry of Natural Resources to submit a detailed ecological risk analysis, or
 - ii. the licence authorizes the culture of fish in a cage in water covering Crown land or covering land described in letters patent issued under the *Public Lands Act* as a water lot or as part of the bed of a body of water.

CLASS I PROPOSALS — *NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT*

10.7 The following are Class I proposals for instruments:

- 1. A proposal to make a declaration under subsection 13 (2) of the *Niagara Escarpment Planning and Development Act*.
- 2. A proposal to amend a local plan under subsection 15 (2) of the *Niagara Escarpment Planning and Development Act*.

CLASS I PROPOSALS — *PUBLIC LANDS ACT*

10.8 The following are Class I proposals for instruments:

- 1. A proposal to designate an area as a zone under subsection 12 (1) of the *Public Lands Act*.
- 2. A proposal to issue a permit under subsection 13 (1) of the *Public Lands Act* for the erection of a building or structure or the making of an improvement on private land if the building, structure or improvement will be located within 20 metres of the water's edge of a body of water and if,
 - i. the permit will authorize development that is inconsistent with the Development Guidelines or Lake Management Plan issued by the Ministry of Natural Resources for the area or will require a minor variance in accordance with the Guidelines or Plan, or
 - ii. the permit will authorize new commercial, industrial or institutional development.

CLASS II PROPOSALS — *AGGREGATE RESOURCES ACT*

10.9 The following are Class II proposals for instruments:

- 1. A proposal to issue a Class A licence described in clause 7 (2) (a) of the *Aggregate Resources Act*, other than a licence referred to in subsection 71 (5) of that Act.
- 2. A proposal to issue a Class B licence described in clause 7 (2) (b) of the *Aggregate Resources Act*, other than a licence referred to in subsection 71 (5) of that Act.
- 3. A proposal to add a condition to a licence under subsection 13 (2) of the *Aggregate Resources Act* or to rescind or vary a condition of a licence under that subsection if notice of the proposal is served under clause 13 (3) (b) of that Act.
- 4. A proposal to vary or eliminate a condition to a licence under subsection 13 (2) of the *Aggregate Resources Act* if the effect will be to authorize an increase in the number of tonnes of aggregate to be removed in a calendar year.
- 5. A proposal to require a site plan amendment under subsection 16 (1) of the *Aggregate Resources Act* if notice of the proposal is served under clause 16 (5) (b) of that Act.

CLASS II PROPOSALS — *LAKES AND RIVERS IMPROVEMENT ACT*

10.10 The following are Class II proposals for instruments:

- 1. A proposal to make an order under any of the following provisions of the *Lakes and Rivers Improvement Act*, other than an immediate order under subsection 11 (5) of that Act:
 - i. Subsection 17 (2), (3) or (4).
 - ii. Subsection 18 (1).
 - iii. Subsection 22 (2).
 - iv. Subsection 23 (1).
 - v. Subsection 36 (2).
 - vi. Subsection 38 (3).
- 2. A proposal to issue an order for repair or removal under subsection 17 (1) of the *Lakes and Rivers Improvement Act*, other than an immediate order under subsection 11 (5) of that Act.

CLASS II PROPOSALS — *NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT*

10.11 The following is a Class II proposal for an instrument:

1. A proposal to approve an amendment to the Niagara Escarpment Plan with or without modifications under subsection 10 (11) of the *Niagara Escarpment Planning and Development Act*.

CLASS II PROPOSALS — *OIL, GAS AND SALT RESOURCES ACT*

10.12 The following are Class II proposals for instruments:

1. A proposal to grant a permit under subsection 13 (1) of the *Oil, Gas and Salt Resources Act* to inject a substance other than oil, gas or water into a geological formation in connection with a project for enhancing oil or gas recovery.
2. A proposal to amend, suspend or revoke a term, condition, duty or liability imposed on the issue of a permit under subsection 13 (2) of the *Oil, Gas and Salt Resources Act* or to impose an additional term, condition, duty or liability if,
 - i. the proposed change to the permit would authorize the injection of a substance other than oil, gas or water into a geological formation in connection with a project for enhancing oil or gas recovery, or
 - ii. the permit already authorizes the injection of a substance other than oil, gas or water into a geological formation.
3. A proposal to suspend or cancel a permit under subsection 14 (1) of the *Oil, Gas and Salt Resources Act* if the Minister refers the matter to the Commissioner for a report and if the permit authorizes the injection of a substance other than oil, gas or water.

2. This Regulation comes into force on September 1, 2001.

28/01

ONTARIO REGULATION 262/01
made under the
PLANNING ACT

Made: June 28, 2001
Filed: June 29, 2001

DELEGATION OF AUTHORITY —
MUNICIPALITY OF GREENSTONE

Delegation to council

1. All authority of the Minister under the following provisions is delegated to the council of the Municipality of Greenstone with respect to all applications for land in that municipality made on or after the later of July 3, 2001 and the day this Regulation is filed:

1. Subsection 50 (18) of the Act, to give approvals.
2. Section 53 of the Act, to give consents.
3. Section 57 of the Act, to issue a certificate of validation.

Delegation to council

2. The authority of the Minister under the following provisions is delegated to the council of the Municipality of Greenstone with respect to all applications for land referred to in the Schedule made on or after the later of July 3, 2001 and the day this Regulation is filed:

1. Section 51 of the Act to approve plans of subdivision.

2. Section 9 of the *Condominium Act, 1998* to approve or exempt condominium descriptions.

Subdelegation to committee of council

3. (1) If any authority delegated under section 1 or 2 is further delegated to a committee of the council or to an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegation of authority under this Regulation is not terminated by reason only that the condition set out in subsection (1) is not complied with.

Commencement

4. This Regulation comes into force on the later of July 3, 2001 and the day this Regulation is filed.

Schedule

Land within the Municipality of Greenstone more particularly described as the former Towns of Geraldton and Longlac, the former Townships of Beardmore and Nakina and the former geographic townships of Fulford, Errington, Ashmore and McQuesten.

CHRIS HODGSON
Minister of Municipal Affairs and Housing

Dated on June 28, 2001.

28/01

ONTARIO REGULATION 263/01
made under the
PLANNING ACT

Made: June 28, 2001
Filed: June 29, 2001

Amending O. Reg. 696/98
(Delegation of Authority — Planning Boards)

Note: Ontario Regulation 696/98 has previously been amended by Ontario Regulation 72/01.

1. Paragraph 4 of the Schedule to Ontario Regulation 696/98 is revoked.

2. This Regulation comes into force on the later of July 3, 2001 and the day this Regulation is filed.

CHRIS HODGSON
Minister of Municipal Affairs and Housing

Dated on June 28, 2001.

28/01

ONTARIO REGULATION 264/01

made under the
PLANNING ACT

Made: June 28, 2001
Filed: June 29, 2001

Amending O. Reg. 691/98

(Delegation of Authority — Various Northern Municipalities)

Note: Ontario Regulation 691/98 has previously been amended by Ontario Regulation 107/01.

1. Paragraphs 17 and 20 of the Schedule to Ontario Regulation 691/98 are revoked.

2. This Regulation comes into force on the later of July 3, 2001 and the day this Regulation is filed.

CHRIS HODGSON
Minister of Municipal Affairs and Housing

Dated on June 28, 2001.

28/01

ONTARIO REGULATION 265/01

made under the
PUBLIC SERVICE ACT

Made: May 16, 2001
Filed: June 29, 2001

Amending O. Reg. 57/95

(Designated Agencies (Definition of "Crown Employee"))

Note: Ontario Regulation 57/95 has not previously been amended.

1. Paragraph 3 of section 1 of Ontario Regulation 57/95 is revoked.

2. Schedule 1 to the Regulation is revoked.

28/01

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The Ontario Gazette

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Toronto

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Le samedi 21 juillet 2001

TABLE OF REGULATIONS

The most recent Table of Regulations is included with this week's *Ontario Gazette*.

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(6967) 29

TABLE DES RÈGLEMENTS

La Table des règlements la plus récente est publiée dans le numéro de cette semaine de la *Gazette de l'Ontario*.

La Table énumère tous les règlements contenus dans les Règlements refondus de l'Ontario de 1990 ou pris après le 31 décembre 1990 mais avant le 1^{er} juillet 2001. Elle indique également les modifications apportées à ces règlements.

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

ASMANN, TROY, P.
NORTH YORK, ON

KULLAR TRANSPORT LTD
MISSISSAUGA, ON

RAI FREIGHT INC.
MISSISSAUGA, ON

BJC TRANSPORT INC.
MISSISSAUGA, ON

KROEKER, CORNELIUS
KINGSVILLE, ON

REID, RENFORD, ELIJAH
MISSISSAUGA, ON

CORDELL TRANSPORTATION CO. LLC
DETROIT, MI

M.G.J. TRANSPORT INC.
BRAMPTON, ON

SKRIPKO, YURI
NORTH YORK, ON

EIN GEDI LOGISTICS NETWORK INC.
RICHMOND HILL, ON

PAUL'S FREIGHTWAY LTD.
MISSISSAUGA, ON

SUNNY D. TRANSPORT INC.
BRAMPTON, ON

HORNE, KENNETH, J.
KEARNEY, ON

PETERS, JACOB
AYLMER, R1, ON

TERRAPRO CORPORATION
OTTAWA, ON

INDUSTRIAL TRANSPORT SERVICES
LLC
MOUNT VERNON, IN

PUT JATTA DE TRUCKING INC
BRAMPTON, ON

TWITCHETT, DAVID, J.
HAMILTON, ON

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10010295

VIP TRANSPORT LTD
KAMLOOPS, BC

1375169 ONTARIO LIMITED
UTTERSON, ON

9078-0636 QUEBEC INC.
BEAUCEVILLE, QC

WRIGHT, ROBERT, E.
LONDON, ON

1381100 ONTARIO LTD
BARRIE, ON

J. Greig Beatty
Manager/
Chef de Service

1313153 ONTARIO LIMITED
PORT DOVER, ON

2003068 ONTARIO LTD.
TORONTO, ON

1329668 ONTARIO LIMITED
LA SALLE, ON

3316335 CANADA INC.
BRAMPTON, ON

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS
SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Camrose Coach Lines Ltd.
1003 - 18 Street N.E.
Calgary, Alberta, T2E 4V6

45983

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Province of Alberta as authorized by the relevant jurisdiction from the Ontario/Manitoba and Ontario/U.S.A. border crossings in transit through Ontario to the Ontario/Quebec and Ontario/U.S.A. border crossings for furtherance and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at the point of origin.

1468653 Ontario Inc.
8 Ste. Anne Road
Opasatika, Ontario, P0L 1Z0

45982

Applies for the approval of the transfer of public vehicle operating licence (school bus) licence no. PVS-1676 now in the name of Denis Sylvain, 8 Ste. Anne Road, Opasatika, Ontario, P0L 1Z0.

3894673 Canada Inc.
19 Wright Street
Ottawa, Ontario, K1K 2C8

45984 & A

Applies for the approval of the transfer of extra-provincial operating licence no. X-1944 and public vehicle operating licence no PV-4234 both now in the name of 1270480 Ontario Inc., 3928F Richmond Road, Nepean, Ontario, K2H 5C6.

Felix D'Mello
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-6-04	
L. & J. PLATING COMPANY LIMITED	76907
2001-6-5	
LEN'S JEWELLERS LIMITED	266327

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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WE HATE MUSIC INC.	1149079
1419198 ONTARIO INC.	1419198
863174 ONTARIO LIMITED	863174
2001-6-6	
ENGITECH LTD.	360970
771093 ONTARIO INC.	771093
2001-6-7	
MARO ENERGY CONSULTING LTD	1214037
UB MANAGEMENT SERVICES LTD.	368807
YEE NGAI INC.	1305183
1108705 ONTARIO LIMITED	1108705
2001-6-8	
COL-REL SERVICES AND HOLDING LIMITED	338302
MONEY BELT STABLES INCORPORATED	1340831

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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PM & J COMPANY LTD.....	1316003
QUINTE COMMUNITY INFORMATION UTILITY INC.	1257514
SKYWATER GOLD INC.....	1195564

2001-6-11

ABLOOM IRRIGATION INC.....	813655
ALDEN ENTERPRISES INC.	735752
BERLIN PLUMBING AND HEATING LIMITED	205579
WATERFRONT RACE TRACK INCORPORATED	1261674
1211219 ONTARIO LTD	1211219

2001-6-12

1013690 ONTARIO LTD.....	1013690
338074 ONTARIO INC.	338074
78702 ONTARIO LIMITED.....	78702

2001-6-13

INSIGNIA SOLUTIONS CORP.	1159469
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2001-6-17

KEN-SHEP HOLDINGS LIMITED.....	971792
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2001-6-28

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K.H.S. (DURHAM) INVESTMENTS LIMITED	285771
PRECISION SHAPE MODELLING, INC.	1246393
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1124391 ONTARIO LIMITED.....	1124391
1135547 ONTARIO INC.	1135547
1183491 ONTARIO INC.	1183491
1222489 ONTARIO INC.	1222489

2001-7-3

MANLEX CORP.	539263
POWELL CORPORATION	402491
1062213 ONTARIO INC.	1062213
575991 ONTARIO LIMITED	575991

2001-7-4

CHAPMAN'S BAKERY INC.....	552973
COPP SUPPLY DEPOT INC.....	411600
FELDMANN WINDOW MFG. LIMITED	215800
LAVERN ASMUSSEN (1991) INC.....	930873
MUSGRAVE LEASING LIMITED	1014257
TIEPACIFIC TRADING LIMITED	893655
TRENT VALLEY CREAMERY LIMITED	771108
1265251 ONTARIO LTD.....	1265251
536326 ONTARIO LIMITED	536326
757529 ONTARIO LTD.....	757529
957427 ONTARIO LIMITED	957472

2001-7-5

CANADIAN INDUSTRIAL AUCTIONEERS (INT'L) LTD.....	856630
G.A. DESIGN INC.....	805426
GEO - INTERNATIONAL SERVICES LIMITED	668652
WEYERHAEUSER (NORTH SUPERIOR) LIMITED	985971
1345746 ONTARIO LIMITED	1345746
519519 ONTARIO LIMITED	519519
630142 ONTARIO LIMITED	630142

2001-7-6

APPLEVIEW DEVELOPMENTS LTD.	317978
ATINCO PAPER PRODUCTS LIMITED	925683
JHE INC.	1152812
LYNRAY INVESTMENTS LIMITED	215176
1464295 ONTARIO INC.	1464295
474243 ONTARIO LTD.....	474243

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

29/01

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LES PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2001-7-10

1273982 ONTARIO LIMITED	1273982
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B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

29/01

Notice of Default in Complying with a Filing Requirement Under the Corporations Information Act Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 317 (9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317 (9) de la *Loi de sur les compagnies et associations*, si les exigences requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-7-10

SUBSTANCE ABUSE PREVENTION, HEALTH RECOVERY AND RESEARCH INSTITUTE OF WATERLOO REGION INC.....	906028
--	--------

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

29/01

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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PHOENIX HEALTH GROUP INC.....	711125
563891 ONTARIO LIMITED	563891

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

29/01

Cancellation of Certificates of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241 (4) of the *Business Corporations Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2000-10-30	
1436807 ONTARIO INC.....	1436807

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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1419399 ONTARIO LIMITED.....	1419399
2000-11-7	
1448855 ONTARIO LIMITED.....	1448855
1448856 ONTARIO LIMITED.....	1448856
1448857 ONTARIO LIMITED.....	1448857
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1439604 ONTARIO LTD.....	1439604
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1450102 ONTARIO LIMITED.....	1450102
1450108 ONTARIO INC.....	1450108
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1450519 ONTARIO INC.....	1450519
1450520 ONTARIO INC.....	1450520
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1457274 ONTARIO INC.....	1457274
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1451526 ONTARIO LTD.....	1451526
1458297 ONTARIO INC.....	1458297

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

29/01

Credit Unions and Caisses Populaires Act, 1994 (Certificates of Amendment of Articles Issued) Loi de 1994 sur les caisses populaires et les credit unions (Certificat de modification des statuts)

NOTICE IS HEREBY GIVEN that, under the *Credit Unions and Caisses Populaires Act, 1994* amendments to articles have been effected as follows:

AVIS EST PAR LES PRÉSENTES DONNÉ que, en vertu de la *Loi de 1994 sur les caisses populaires et les credit unions*, les modifications des statuts ont été apportées comme suit :

Date of Incorporation: Date de constitution :	Name of Corporation: Nom de la compagnie :	Effective Date Date d'entrée en vigueur
1953-5-22	John E. Krek's Slovenian (Toronto) Credit Union Limited change its name to: Krek Slovenian Credit Union Ltd.	2001-6-27

JOHN M. HARPER,
Director, Compliance Branch,
by delegated Authority from
Dina Palozzi,
Superintendent of Financial Services.

29/01

**Credit Unions and Caisses Populaires Act
(Certificate of Amalgamation)
Loi sur les caisses populaires et
les credit unions
(Certificat de fusion)**

NOTICE IS HEREBY GIVEN that, a certificate of amalgamation under the *Credit Unions and Caisses Populaires Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LES PRÉSENTES de l'inscription du certificat de fusion faite en vertu de la *Loi sur les caisses populaires et les credit unions*. La date d'entrée en vigueur précède la liste de compagnies visées.

Name of Amalgamated Corporation	Ontario Corporation
Amalgamating Corporations	Number
Dénomination sociale de la	
Compagnie issue de fusion:	Numéro matricule
Compagnie qui fusionnent	de l'Ontario

2001-5-1

CAISSE POPULAIRE NOLIN DE SUDBURY

INCORPORÉE 1416218

(Caisse Populaire St-Jean de Brébeuf (Sudbury)

Limitée and

Caisse Populaire Ste-Anne de Sudbury Limitée)

JOHN M. HARPER,
Director, Examinations
Licensing and Enforcement Division
Financial Services Commission of Ontario.
Directeur, Examinations
Division de la délivrance des permis
et de l'application des mesures législatives
Commission des services financiers de l'Ontario.

29/01

**Ontario Securities Commission
Commission des valeurs mobilières
de l'Ontario**

ONTARIO SECURITIES COMMISSION

**NATIONAL INSTRUMENT 45-101
RIGHTS OFFERINGS**

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FORM 45-101F

**NATIONAL INSTRUMENT 45-101
RIGHTS OFFERINGS**

PART 1 DEFINITIONS, INTERPRETATION AND APPLICATION

1.1 Definitions - In this Instrument

"acceptance date" means

(a) in all jurisdictions except Quebec,

(i) the date that is 10 days after the date the issuer gives the notice referred to in the rights offering prospectus exemption, or

(ii) if the reviewing authority has objected to the proposed trade under the rights offering prospectus exemption, the date the reviewing authority notifies the issuer by written notice that it no longer objects to the use of the rights offering prospectus exemption; and

(b) in Quebec,

(i) the date that is 15 days after the date the issuer gives the notice referred to in the rights offering prospectus exemption, or

(ii) if the reviewing authority has objected to the proposed trade under the rights offering prospectus exemption, the date the reviewing authority notifies the issuer by written notice that it no longer objects to the use of the rights offering prospectus exemption.

"additional subscription privilege" means the privilege, granted to a holder of a right, to subscribe for securities not subscribed for under a basic subscription privilege;

"basic subscription privilege" means a privilege to subscribe for that number of securities set out in a rights certificate held by a holder of the rights certificate;

"class" includes a series of a class of securities;

“managing dealer” means a dealer that has entered into an agreement with an issuer under which the dealer has agreed to organize, and participate in, the solicitation of the exercise of rights issued by the issuer;

“market price” means for securities of a class for which there is a published market

(a) except as provided in paragraph (b)

(i) if the published market provides a closing price, the simple average of the closing price of securities of that class on the published market for each of the trading days on which there was a closing price falling not more than 20 trading days immediately before the day as of which the market price is being determined, or

(ii) if the published market does not provide a closing price, but provides only the highest and lowest prices of securities of the class traded, the average of the simple averages of the highest and lowest prices of securities of the class on the published market for each of the trading days on which there were highest and lowest prices falling not more than 20 trading days immediately before the day as of which the market price is being determined, or

(b) if trading of securities of the class in the published market has occurred on fewer than 10 of the immediately preceding 20 trading days, the average of the following amounts established for each of the 20 trading days immediately before the day as of which the market price is being determined:

1. The average of the closing bid and closing ask prices for each day on which there was no trading.

2. If the published market

(i) provides a closing price of securities of the class for each day that there has been trading, the closing price, or

(ii) provides only the highest and lowest prices, the average of the highest and lowest prices of securities of that class for each day that there has been trading;

“published market” means, for a class of securities, a marketplace on which the securities have traded that discloses regularly in a publication of general and regular paid circulation or in a form that is broadly distributed by electronic means the prices at which those securities have traded;

“reviewing authority” means

(a) in all jurisdictions except British Columbia and Alberta, the securities regulatory authority or regulator; and

(b) in British Columbia and Alberta, the regulator;

“rights offering” means

(a) in all jurisdictions except British Columbia, the issuance by an issuer to its securityholders of

(i) a right to purchase additional securities of the issuer's own issue, and

(ii) securities on exercise of the right; and

(b) in British Columbia, the issuance by an issuer to its securityholders of a right to purchase additional securities of the issuer's own issue;

“rights offering prospectus exemption” means the exemption in securities legislation from the prospectus requirement for a rights offering;

“rights offering registration exemption” means the exemption in securities legislation from the trading registration requirement for a rights offering;

“soliciting dealer” means a person or company the interest of which in a rights offering is limited to participating in the solicitation of the exercise of rights by holders of those rights;

“stand-by commitment” means an agreement by a person or company to acquire securities of an issuer not issued under the basic subscription privilege or the additional subscription privilege available under a rights offering; and

“subscription price” means the price per security at which the securities issuable on the exercise of rights may be subscribed for under a rights offering.

1.2 Interpretation - For the purpose of the definition of “market price”, if there is more than one published market for a security,

(a) if only one of the published markets is in Canada, the market price shall be determined solely by reference to that market;

(b) if there is more than one published market in Canada, the market price shall be determined solely by reference to the published market in Canada on which the greatest volume of trading in the particular class of securities occurred during the 20 trading days immediately before the date as of which the market price is being determined; and

(c) if there is no published market in Canada, the market price shall be determined solely by reference to the published market on which the greatest volume of trading in the particular class of securities occurred during the 20 trading days immediately before the date on which the market price is being determined.

1.3 Application - This Instrument applies to an issuer that trades in a local jurisdiction, by way of a rights offering, securities of its own issue to a beneficial holder of its securities.

PART 2 REMOVAL OF RIGHTS OFFERING PROSPECTUS EXEMPTION

2.1 General - The rights offering prospectus exemption is not available to an issuer unless the issuer and the rights offering comply with the requirements of Parts 3, 5, 6, 7 and 8 of this Instrument.

2.2 Restricted Offerings - The rights offering prospectus exemption is not available to an issuer for a rights offering in any of the following circumstances:

1. The issuer is a reporting issuer in any jurisdiction and there would be an increase of more than 25 percent in the number, or, in the case of debt, the principal amount, of the outstanding securities of the class to be issued upon the exercise of rights, assuming the exercise of all rights issued under the rights offering and the exercise of any other rights issued by the issuer under the rights offering prospectus exemption during the 12 months immediately before the acceptance date.

2. The issuer has entered into an agreement to compensate a person or company for soliciting the exercise of rights issued under the rights offering that provides for payment of a higher fee for soliciting the exercise of rights by holders of rights that were not securityholders of the issuer immediately before the rights offering than the fee

payable for soliciting the exercise of rights by holders of rights that were securityholders at that time.

3. The rights offering is conditional on a minimum amount of proceeds being raised and the exercise period for the rights is more than 45 days after the acceptance date.
4. The issuer is not a reporting issuer in any jurisdiction and the exercise period for the rights is more than 60 days after the acceptance date.
5. The issuer is a reporting issuer in any jurisdiction and the exercise period for the rights is more than 90 days after the acceptance date.
6. The issuer is a reporting issuer in any jurisdiction and the exercise period for the rights is less than 21 days after the date on which the rights offering circular is sent to securityholders under paragraph 3.2(a).
7. The issuer is a reporting issuer in any jurisdiction and has not filed financial statements required to be filed under Canadian securities legislation.

PART 3 PROSPECTUS EXEMPT OFFERINGS

3.1 Deliveries to the Reviewing Authority

- (1) An issuer that is relying on the rights offering prospectus exemption shall send to the reviewing authority the following documents:
 1. A rights offering circular in draft and final form prepared in accordance with Form 45-101F.
 2. If the issuer is not a reporting issuer in any jurisdiction, a statement of the issuer signed on its behalf by a senior officer confirming:
 - (a) that the issuer is in compliance with the requirements of its incorporating legislation concerning the distribution of information to its security holders; and
 - (b) no material change has occurred that has not been previously disclosed in writing to its security holders.
 3. A copy of any agreement entered into, or proposed to be entered into, by the issuer with a managing dealer.
 4. A copy of the technical reports and certificates prepared under National Instrument 43-101 Standards of Disclosure for Mineral Projects or National Policy Statement No. 2-B Guide for Engineers and Geologists Submitting Oil and Gas Reports to Canadian Provincial Securities Administrators or any successor instrument.
 5. The details of any other rights offering completed by the issuer within the 12 months immediately preceding the date the rights offering circular in draft form is sent to the reviewing authority.
- (2) A rights offering circular in draft form may exclude information about the subscription price and other matters dependent on the subscription price.

3.2 Delivery to Securityholders - An issuer that is required to provide notice under the rights offering prospectus exemption shall send

- (a) to each securityholder entitled to receive rights under the rights offering a rights offering circular to which the

reviewing authority has not objected or has confirmed its acceptance; and

- (b) to each securityholder entitled to receive rights under the rights offering and to each registered rights holder, a copy of any amendment under section 3.3.

3.3 Amendments

- (1) An issuer that has sent to its securityholders a rights offering circular under paragraph 3.2(a) may amend the rights offering circular, for the purpose of updating information, by sending to the reviewing authority an amendment to the rights offering circular in draft and final form or an amended rights offering circular in draft and final form blacklined to the previously filed rights offering circular.
- (2) Despite subsection (1), after the acceptance date, an issuer shall not amend the rights offering circular to change the terms of the rights offering.

PART 4 PROSPECTUS OFFERINGS

4.1 Reliance on Registration Exemption - An issuer that files a prospectus for a rights offering and intends to rely on the rights offering registration exemption shall state that it intends to rely on the exemption in a letter accompanying the filing of the preliminary prospectus.

4.2 Prospectus - An issuer shall not file a prospectus for a rights offering, unless

- (a) in addition to qualifying the distribution of the rights, the prospectus qualifies the distribution of the securities issuable on the exercise of the rights;
- (b) if there is a managing dealer, the managing dealer has signed the underwriter's certificate in the prospectus; and
- (c) if the issuer is a reporting issuer, the exercise period for the rights is at least 21 days after the date on which the prospectus is sent to securityholders.

4.3 Compliance with Instrument - An issuer shall not file a prospectus or an amendment to a prospectus for a rights offering unless the issuer and the rights offering comply with the requirements of Parts 5, 6, 7 and 8.

4.4 Amendment - An issuer shall not file an amendment to a prospectus for a rights offering to change the terms of the rights offering.

PART 5 INSIDER SUBSCRIPTIONS

5.1 Insider Subscriptions

- (1) If there is no published market or the subscription price is greater than the market price, for securities of the class of securities issuable on the exercise of the rights, no insider of the issuer shall be permitted to increase its proportionate interest in the issuer through the exercise of the rights under the rights offering or through a stand-by commitment.
- (2) Subsection (1) does not apply if there is no published market and the issuer, at the time that the rights offering circular in final form or the rights offering prospectus under which the rights are to be issued is sent to the reviewing authority, by notice in writing confirms to the reviewing authority that the subscription price for the securities issuable on the exercise of the rights is not

greater than the fair value of the securities on the day before the date the subscription price is established.

PART 6 STAND-BY COMMITMENTS

6.1 Stand-By Commitments - If there is a stand-by commitment for a rights offering, the issuer shall deliver to the reviewing authority at the time the rights offering circular in final form or the rights offering prospectus is sent to the reviewing authority evidence that the person or company providing the stand-by commitment has the financial ability to carry out the stand-by commitment.

PART 7 ADDITIONAL SUBSCRIPTION PRIVILEGE

7.1 Additional Subscription Privilege - An issuer shall not grant an additional subscription privilege to a holder of a right unless the issuer grants the additional subscription privilege to all holders of rights.

7.2 Stand-by Commitment - If there is a stand-by commitment for a rights offering, the issuer shall grant an additional subscription privilege to all holders of rights.

7.3 Number or Amount of Securities

(1) Under an additional subscription privilege, each holder of a right shall be entitled to receive, on exercise of the additional subscription privilege, the number or amount of securities that is equal to the lesser of

(a) the number or amount of securities subscribed for by the holder under the additional subscription privilege; and

(b) $x(y/z)$ where

x = the aggregate number or amount of securities available through unexercised rights,

y = the number of rights previously exercised by the holder under the rights offering, and

z = the aggregate number of rights previously exercised under the rights offering by holders of rights that have subscribed for securities under the additional subscription privilege.

(2) Any unexercised rights shall be allocated on a pro rata basis to holders who subscribed for additional securities based on the additional subscription privilege up to the number of securities subscribed for by a particular holder.

7.4 Price of Securities - The subscription price under an additional subscription privilege or a stand-by commitment shall be the same as the subscription price under the basic subscription privilege.

PART 8 APPOINTMENT OF DEPOSITORY

8.1 Depository

(1) Subject to section 8.2, if a reporting issuer has specified in a rights offering circular or rights offering prospectus that no securities will be issued on the exercise of the rights unless proceeds at least equal to the specified minimum amount are received by the issuer under the rights offering, the issuer shall appoint one of the following to hold, as a depository, all money received on the exercise of the rights until that specified minimum amount is received or until the money is returned under the agreement referred to in section 8.2:

1. A Canadian financial institution.

2. A registrant in the jurisdiction in which the funds are proposed to be held, who is acting as managing dealer for the rights offering, or if there is no managing dealer, who is acting as a soliciting dealer.

(2) The issuer shall identify the depository appointed under subsection (1) in the rights offering circular or rights offering prospectus.

8.2 Release of Funds from Depository - The agreement between the depository and the issuer under which the depository referred to in section 8.1 is appointed shall provide that, if the specified minimum amount referred to in section 8.1 is not received by the depository during the exercise period for the rights, the money held by the depository will be returned in full to the holders of rights that have subscribed for securities under the rights offering.

PART 9 LISTING REPRESENTATIONS

9.1 Listing Representations - A reviewing authority's written permission to include a listing representation that is not otherwise permitted under the securities legislation of the Jurisdictions in a rights offering circular or in a rights offering prospectus is evidenced by the acceptance of, or non-objection to, the circular or the issuance of a receipt for the prospectus by the reviewing authority.

PART 10 EXEMPTION

10.1 Connection Test

(1) Parts 2, 3, 5, 6, 7 and 8 do not apply to an issuer effecting a rights offering if

(a) to the knowledge of the issuer after reasonable enquiry,

(i) the number of beneficial holders of the class for which the rights are issued resident in Canada does not constitute 10 percent or more of all holders of that class;

(ii) the number of securities of the issuer of the class for which the rights are issued beneficially held by securityholders resident in Canada does not constitute, in the aggregate, 10 percent or more of the outstanding securities of that class;

(iii) the number of beneficial holders of the class for which the rights are issued resident in the local jurisdiction does not constitute five percent or more of all holders of that class; and

(iv) the number of securities of the issuer of the class for which the rights are issued beneficially held by securityholders resident in the local jurisdiction does not constitute, in the aggregate, five percent or more of the outstanding securities of that class; and

(b) all materials sent to any other securityholders for the rights offering are concurrently sent to the reviewing authority and to each securityholder of the issuer resident in the local jurisdiction.

(2) An issuer relying on the exemption in subsection (1) shall send to the reviewing authority a written notice that it is relying on the exemption and a certificate of an officer or director of the issuer, or if the issuer is a limited partnership, an officer or director of the general partner of the

issuer, or if the issuer is a trust, a trustee or officer or director of a trustee of the issuer, that to the knowledge of the person signing the certificate, after reasonable inquiry that

- (a) the number of beneficial holders of the class for which the rights are issued resident in Canada does not constitute 10 percent or more of all holders of that class;
- (b) the number of securities of the issuer of the class for which the rights are issued beneficially held by securityholders resident in Canada does not constitute, in the aggregate, 10 percent or more of the outstanding securities of that class;
- (c) the number of beneficial holders of the class for which the rights are issued resident in the local jurisdiction does not constitute five percent or more of all holders of that class; and
- (d) the number of securities of the issuer of the class for which the rights are issued beneficially held by securityholders resident in the local jurisdiction does not constitute, in the aggregate, five percent or more of the outstanding securities of that class.

10.2 Exemption

- (1) The regulator or the securities regulatory authority may grant an exemption from this Instrument, in whole or in part, subject to such conditions or restrictions as may be imposed in the exemption.
- (2) Despite subsection (1), in Ontario, only the regulator may grant such an exemption.

10.3 Evidence of Exemption - Without limiting the manner in which an exemption under section 10.2 may be evidenced, the issuance by the reviewing authority of a receipt for the rights offering prospectus or acceptance of, or non-objection to, the rights offering circular is evidence of the granting of the exemption if

- (a) the person or company that sought the exemption delivered to the regulator on or before the date the preliminary rights offering prospectus or rights offering circular in draft form was sent to the reviewing authority, a letter or memorandum describing the matters relating to the exemption application, and indicating why consideration should be given to the granting of the exemption; and
- (b) the regulator has not sent written notice to the contrary to the person or company that sought the exemption before or concurrently with the issuance of the receipt for the prospectus or acceptance of, or non-objection to, the circular by the reviewing authority.

PART 11 EFFECTIVE DATE

11.1 Effective Date of Instrument - This Instrument comes into force on July 25, 2001.

NATIONAL INSTRUMENT 45-101 FORM 45-101F INFORMATION REQUIRED IN A RIGHTS OFFERING CIRCULAR

This is the form required by section 3.1 of National Instrument 45-101 Rights Offerings.

Item 1 - Name of Issuer

1.1 Name of Issuer - State the full legal name of the issuer and the addresses of its head office or registered office, and of its principal office.

Item 2 - Summary of Offering

2.1 Summary of Offering - On the first page of the circular, set out in summary form

- (i) the number of rights;
- (ii) the record date;
- (iii) the time and date of expiry of the offer;
- (iv) the subscription price;
- (v) the basic subscription privilege;
- (vi) the maximum number of securities issuable and the proceeds to be received by the issuer, assuming the exercise of all rights issued under the rights offering;
- (vii) the estimated expenses of the rights offering;
- (viii) any stand-by commitment;
- (ix) the basis on which any additional subscription privilege may be exercised; and
- (x) the minimum amount of proceeds, if any, upon which the rights offering is conditioned.

INSTRUCTIONS:

- 1. *If the rights will be listed on a stock exchange, include the following statement on the face page:*

"The Rights will be listed on the [name of exchange]".
- 2. *If the securities issuable on the exercise of the rights will be listed on a stock exchange, include the following statement on the face page:*

"The [name of exchange] has approved the listing of the [name of securities] issuable on the exercise of the Rights".

Item 3 - International Issuers

3.1 If the Issuer is incorporated, continued or otherwise organized under the laws of a foreign jurisdiction or resides outside of Canada, state the following on the cover page or under a separate heading elsewhere in the rights offering circular, with the bracketed information completed:

"[The issuer] is incorporated, continued or otherwise organized under the laws of a foreign jurisdiction or resides outside of Canada. Although [the issuer has appointed [name(s) and address(es) for agent(s) for service] as its agent(s) for service of process in [list jurisdictions] it may not be possible for investors to collect from the issuer, judgments obtained in Canadian courts predicated on the civil liability provisions of securities legislation"

3.2 In Saskatchewan, the rights offering circular must comply with the requirement to disclose statutory rights of action prescribed under securities legislation.

Item 4 - Brief Description of the Business of the Issuer

4.1 Brief Description of the Business of the Issuer - Briefly describe the business carried on and intended to be carried on by the issuer and its subsidiaries.

Item 5 - Details of the Rights and Securities Offered

5.1 Details of the Rights and Securities Offered - Describe the significant attributes of the rights issued under the rights offering and the securities to be issued on the exercise of the rights.

Item 6 - Registration and Delivery of Certificates Evidencing Securities

6.1 Registration and Delivery of Certificates Evidencing Securities - Describe the details of the registration and delivery of security certificates or other evidence of securities to holders of rights who exercise the rights.

Item 7 - Subscription Agent and Transfer Agent**7.1 Subscription Agent and Transfer Agent**

- (1) Identify the person or company appointed as subscription agent to receive subscriptions and payments from holders of a rights certificate and to perform the services relating to the exercise and transfer of the rights and provide details of such arrangements.
- (2) Identify the person or company appointed as registrar and transfer agent for the securities to be issued on exercise of the rights.

Item 8 - How to Exercise the Rights

8.1 How to Exercise the Rights - Set out in detail how a holder may exercise the basic subscription privilege, exercise any additional subscription privilege, sell or transfer rights or divide or combine the rights evidenced by the certificate.

INSTRUCTIONS:

1. *Describe the basis on which a holder of a rights certificate may exercise the basic subscription privilege and any additional subscription privilege.*
2. *State if a holder of rights is to forward payment for additional securities issuable under any additional subscription privilege with the duly completed rights certificate or wait until notified by the issuer of the number of additional securities allotted to such holder.*
3. *Describe the basis on which the holder of a rights certificate may sell or transfer the rights or the prohibitions to the transfer.*
4. *Describe the basis on which the holder of a rights certificate may divide or combine the certificate with other rights certificates.*

Item 9 - Stand-By Commitment

9.1 Stand-By Commitment - Identify the person or company providing the stand-by commitment, if any. Describe the stand-by commitment, if any, and the material terms of the basis on which the person or company providing the stand-by commitment may terminate the obligation under the stand-by commitment.

Item 10 - Escrow of Proceeds and Depository

10.1 Escrow of Proceeds and Depository - Identify the depository, if any, and any provisions for the deposit of the proceeds of the rights offering with the depository.

Item 11 - Managing Dealer, Soliciting Dealer(s) and Underwriting Conflicts

11.1 Managing Dealer and Soliciting Dealer(s) - Identify the managing dealer, if any, and the soliciting dealers, if known, and describe the fees payable to them.

11.2 Underwriting Conflicts

- (1) except in Quebec, if Multilateral Instrument 33-105 Underwriting Conflicts is not in force, provide the disclosure required by securities legislation.
- (2) except in Quebec, if and when Multilateral Instrument 33-105 Underwriting Conflicts comes into force, comply with the requirements of Multilateral Instrument 33-105 Underwriting Conflicts.
- (3) in Quebec, provide the disclosure regarding underwriting conflicts in accordance with Quebec securities legislation.

INSTRUCTIONS:

Disclose any information concerning conflicts of interest, including, without limitation, underwriting conflicts, as required by securities legislation

Item 12 - Intention of Insiders to Exercise Rights

12.1 Intention of Insiders to Exercise Rights - State, if known to the issuer after reasonable enquiry, the intentions of insiders of the issuer, concerning the exercise of rights issued under the rights offering.

Item 13 - Ownership of Securities of Issuer

13.1 Ownership of Securities of Issuer - Provide the following information for each person or company that is the direct or indirect beneficial owner of or exercises control or direction over more than 10 percent of any class or series of voting securities of the issuer as of a specified date not more than 30 days before the date of the rights offering circular:

- (a) the name;
- (b) for each class or series of voting securities of the issuer, the number or amount of securities owned, controlled or directed; and
- (c) the percentage of each class or series of voting securities known by the issuer to be owned, controlled or directed.

13.2 Changes of Ownership - State the particulars of any issuances and, if known to any director or senior officer of the issuer, transfers of securities of the issuer that in either case have materially affected the control of the issuer since the end of the most recent financial year for which audited financial statements have been prepared.

Item 14 - Use of Proceeds

14.1 Use of Proceeds - Describe the use of the proceeds of the rights offering.

INSTRUCTIONS:

Specify the estimated gross and net proceeds of the rights offering assuming full exercise of the rights, any minimum amount of proceeds required, and the purpose intended for the proceeds.

Item 15 - Statement as to Resale Restrictions

15.1 Statement as to Resale Restrictions - where the issuer is offering rights in one or more jurisdictions in which there are restrictions on the resale of securities, the rights offering circular shall include a heading entitled "Statement as to Resale Restrictions" under which the issuer shall include a statement disclosing when those rights and underlying securities will become freely tradable in those jurisdictions and that until then, such securities may not be resold except pursuant to a prospectus or prospectus exemption, which may only be available in limited circumstances.

Item 16 - Website

- 16.1 Website** - Disclose the SEDAR website address and that continuous disclosure for the issuer can be obtained on that site.

(6966) 29

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

(8699) T.F.N.

**Applications to Provincial Parliament
Demandes au Parlement provincial**

THE CITY OF OTTAWA

NOTICE IS HEREBY GIVEN that, on behalf of the City of Ottawa ("City"), application will be made to the Legislative Assembly of the Province of Ontario for an Act to re-enact the authority obtained by the former Cities of Ottawa, Nepean and Gloucester in respect of the matters set out below.

1. To pass by-laws respecting garbage removal and grass and weeds cutting on boulevards by requiring the owners of land at their own expense to cut the grass and weeds in accordance with the City's prescribed standards, to remove the cuttings whenever the growth of grass or weeds exceeds 10 cm in height or more and to clear away and remove garbage or other debris from the boulevard portion of the highways abutting their land. The by-law may exempt one or more classes of owners from doing the things described and may designate areas and highways to which the standards and requirements apply and the standards and requirements may vary according to designated area or designated highway. If an owner of land fails to comply with the by-law within a specified time, the City may do the work or arrange for the work to be done and the City may recover all expenses, including administrative fees, from the owner by action or it may collect them in like manner as municipal taxes.

2. To pass by-laws authorizing the removal of vehicles or objects placed or abandoned on property belonging to the City, including highways, in contravention of any by-law and the costs of removal and storage are a lien on it and may be levied against the owner of the vehicle or object. The by-law does not apply to motor vehicles displaying current license plates.

3. To enable the City to exercise greater control over the demolition or removal of buildings and structures designated under Part IV,

Conservation of Buildings of Historic or Architectural Value, and Part V, Heritage Conservation Districts, of the *Ontario Heritage Act* in those circumstances where no replacement building or structure is planned. It will provide that City Council may refuse an application for the demolition or removal of a building or structure where it is deemed appropriate by City Council unless the owner has obtained a building permit to erect a new building on the site of the building or structure sought to be demolished or removed and the owner is subject to the requirement that construction of such new building be substantially complete within two years of the commencement of the demolition or removal of the building or structure on the designated property, and 180 days have elapsed from the date of the decision of City Council to refuse the demolition or removal of the building or structure on the designated property.

4. Where the City is authorized to pass by-laws for licensing any business, City Council or a committee thereof, to be known as the License Committee, subject to the *Statutory Powers Procedure Act*, is authorized to suspend or revoke any such license or to impose conditions as a requirement of obtaining, continuing to hold or renewing a license, including special conditions.

5. Where the City is authorized to pass by-laws for licensing any business, the City may by by-law authorize the Chief License Inspector of the City, or other municipal official named in the by-law, to suspend in situations that City Council considers emergency and extraordinary circumstances any such license for such time up to 2 weeks and subject to such conditions as the by-law may require, but before suspending provide the licensee with the reasons for the suspension either orally or in writing and an opportunity to respond thereto.

6. To pass by-laws requiring the driver of any class of motor vehicle that is regulated under a business licensing by-law to surrender for reasonable inspection, upon demand of a municipal official or inspector, his or her driver's license issued under the *Highway Traffic Act* or under the law of another jurisdiction and the permit for the vehicle issued under the *Highway Traffic Act* or under the law of another jurisdiction.

7. To limit the number of licenses issued to itinerant sellers or owners and operators of refreshment vehicles or limit the number of licenses issued to any class of itinerant sellers or owners and operators of refreshment vehicles.

8. To extend the existence of the licensing by-laws of the old municipalities that were to expire on the later of five years after the day on which it comes into force and January 1, 2006.

9. To pass by-laws:

(a) for numbering the buildings and lots or units along private roadways and for affixing numbers to the buildings, and for charging the owner or occupant of the building, lot or unit with the expense incident to the numbering. The expense may be recovered in like manner as municipal taxes, and, if paid by the occupant, subject to any agreement between the occupant and the owner, may be deducted from the rent payable to the owner;

(b) for keeping a record of the private roadways and of the numbers of the buildings and lots or units for public inspection;

(c) for naming and renaming private roadways and for affixing the names at the corners thereof, and for charging the owner or, in the case of a condominium, the condominium corporation, with the expense incident to the naming and renaming private roadway. The expense may be recovered in like manner as municipal taxes; for delegating to either a committee of Council or to an appointed officer of the City identified in the by-law either by name or by position occupied, any of the Council's powers or authority under this clause;

(d) for requiring that the owner of a private roadway or a condominium corporation enter into one or more agreements with the City on such terms and conditions as Council considers expedient, including the provision and maintenance by the owner or the condominium corporation at their sole risk and expense and to the satisfaction of the City, respecting any of the above matters; and for

terminating the agreement on such terms and conditions as the City considers expedient.

10. To pass a by-law prescribing fees, including administrative costs, for the inspection and monitoring of real property in respect of maintenance and occupancy standards prescribed by by-law of the City where an owner has failed to comply with a final order given under that by-law. The by-law may require the owner of the property to pay the fees prescribed for each inspection that reveals that one or more items in the final order have not been complied with within the time prescribed in that order. The fees and charges payable are a lien on the real property and may be collected in like manner as municipal taxes.

11. To re-enact Section 5 of the *City of Ottawa Act, 1996* to provide that a by-law passed under that Act or amended in accordance with the *City of Ottawa Act, 1999* shall apply to any highway located within the municipal area of the old municipality of the Corporation of the City of Ottawa.

A copy of the draft bill is available in the office of the City Clerk, Ottawa City Hall, 110 Laurier Avenue West, Ottawa.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Ottawa, this 22nd day of June, 2001.

J. JERALD BELLOMO, City Solicitor
The City of Ottawa
City Hall, Legal Services
110 Laurier Avenue West, 3rd floor
Ottawa, Ontario K1P 1J1
Solicitor for the Applicant.

(3648) 27-30

Corporation Notices Avis relatifs aux compagnies

CALIAN (ONTARIO) INC.

TAKE NOTICE that a meeting of the sole shareholder of Calian (Ontario) Inc. pursuant to subsection 205(1) of the *Business Corporations Act* was held on June 29, 2001 and a Notice Concerning Winding Up under section 205(2) of the Act was filed with the Companies Branch on July 6, 2001.

Pursuant to subsection 205(3) of the Act, on the expiration of three months after the date of filing of the aforementioned Notice, Calian (Ontario) Inc. is dissolved.

Dated at Ottawa, this 11th day of July, 2001.

BRIAN AITKEN,
Liquidator.

(3656) 29

Partnership Dissolution/Changes Dissolution de sociétés/La modifications

COURTESY PAINTING SERVICES

TAKE NOTICE THAT, effective June 8, 2001, the partnership carried on under the name and style of Courtesy Painting Services, at 72 Birch Street, Collingwood, Ontario is dissolved pursuant to the *Partnerships Act*.

Dated this 11th day of July, 2001.

KELLY WALLACE

(3657) 29

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of County Court of the Judicial District of Norfolk, now the Superior Court of Justice at Simcoe, Ontario, dated the 13th day of September, 1984, being Court File #2339/84 to me directed, against the real and personal property of 268202 ONTARIO LIMITED, a corporation incorporated under laws of the Province of Ontario, Defendant, at the suit of THE CORPORATION OF THE CITY OF NANTICOKE, a municipal corporation incorporated under the laws of the Province of Ontario, now known as Norfolk County, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of 268202 ONTARIO LIMITED, Defendant in and to:

Block E, Plan 1024, Port Dover, Woodhouse Township, Norfolk County, Province of Ontario.

being vacant land.

All of which said right, title, interest and equity of redemption of 268202 ONTARIO LIMITED, Defendant, in the said lands described above, I shall offer for sale by Public Auction, subject to the conditions set out below, at the Court House, 530 Queensway West, Simcoe, Ontario on Thursday, the 30th day of August, 2001 at 2:30 o'clock in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Finance and Enforcement Office, Court House, 530 Queensway West, Simcoe, Ontario
All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 9th day of July, 2001.

H. SUSAN FEIGENBAUM,
Enforcement office
Court House, Simcoe.

(3653) 29

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE CITY OF SAULT STE. MARIE

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time

on August 9, 2001, at The City Tax Collector's Office, 2nd Floor, Civic Centre, 99 Foster Drive.

The tenders will then be opened, in public on the same day at the Russ Ramsay Board Room, 3rd Floor, Civic Centre.

	Description of Land(s)	Minimum Tender Amount
1.	0000 Dell Avenue (Vacant Land) PLAN 1M493 BLKS 15 PCL 15-1 SEC 1M493 Roll No. 010-034-081-99-0000 Acres 0.01	\$1,373.30
2.	261B Third Line East (Vacant Land) PLAN 703 LOT 342 Roll No. 030-062-057-00-0000 Frontage 40.00' Depth 125.00'	\$2,867.20
3.	261A Third Line East (Vacant Land) PLAN 703 LOT 341 Roll No. 030-062-058-00-0000 Frontage 40.00' Depth 125.00'	\$2,867.20
4.	352 Hudson Street (Vacant Land) PLAN 6061 LOT 51 Roll No. 040-016-013-00-0000 Frontage 33.00' Depth 100.00' Acres 0.08	\$3,750.05
5.	4 Chestnut Street South (Vacant Land) PLAN 19938 LOT 524 Roll No. 040-020-071-00-0000 Frontage 16.50'	\$11,503.54
6.	00193 James Street (Vacant Land) ST MARY'S TOWN PLOT LOT 6PT S/S CATHCART ST. Roll No. 040-040-041-00-0000 Frontage 33.00' Depth 110.00' Area 3630.00'	\$50,588.75
7.	0000 Second Line West (Vacant Land) PLAN M117 LOT 5PT PCL 2885 AWS Roll No. 060-040-241-01-0000 Frontage 12.60' Depth 313.00' Acres 0.09	\$1,682.19
8.	71 Victoria Street (Vacant Land) PLAN 58 LOT 147 Roll No. 060-070-199-00-0000 Frontage 40.00' Depth 116.20' Acres 0.11	\$1,934.78

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax

Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(3654) 29 G. B. MASON,
City Tax Collector,
City of Sault Ste. Marie,
99 Foster Drive,
Sault Ste. Marie, Ontario P6A 5N1.

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE CITY OF STRATFORD

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on Tuesday, August 28, 2001, at 1 Wellington Street, P.O. Box 818, Stratford, Ontario N5A 6W1.

The tenders will be opened, in public on the same day at 3:30 p.m..

Location of Land(s)	Minimum Tender Amount
Part Lot 486, Plan 47, City of Stratford, County of Perth. Property Identifier Number - 53101 - 0109 Municipal Address - 238 Douro Street, Stratford, Ontario	\$10,497.33

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality and representing at least ten percent (10%) of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(3655) 24 Marilyn Pickering,
Deputy Tax Collector,
The Corporation of the City of
Stratford,
1 Wellington Street, P.O. Box 818,
Stratford, Ontario N5A 6W1,
Telephone Number:
(519) 271-0250 - Extension 211.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2001—07—21

ONTARIO REGULATION 266/01

made under the

RETAIL SALES TAX ACT

Made: July 4, 2001

Filed: July 5, 2001

Amending Reg. 1012 of R.R.O. 1990

(Definitions by Minister, Exemptions, Forms and Rebates)

Note: Regulation 1012 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) The definition of “farm implements”, “farm machinery” and “farm equipment” in subsection 1 (1) of Regulation 1012 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“farm implements”, “farm machinery” and “farm equipment” includes all implements, machinery and equipment designed for farm use and vehicles that are manufactured or designed as, or have within 30 days of the date of purchase, been converted into an unlicensed self-propelled vehicle for a specific use in farming and does not include,

- (a) all terrain vehicles with engine displacements of less than 200 cc.,
- (b) all terrain vehicles sold without a carrying rack or a carrying platform,
- (c) ammunition,
- (d) automobiles and parts for automobiles,
- (e) automobile trailers,
- (f) domestic refrigerators,
- (g) household equipment,
- (h) lawn mowers,
- (i) light bulbs,
- (j) pipes for home use,
- (k) snowmobiles, and
- (l) trucks and parts for trucks;

(2) The definition of “publications” in subsection 1 (1) of the Regulation is revoked.

(3) Section 1 of the Regulation is amended by adding the following subsections:

(3) The following are publications for the purposes of paragraph 44 of subsection 7 (1) of the Act if they are of an educational nature and not for commercial exhibition for profit:

- 1. Films and filmstrips.
- 2. Audio tapes and audio discs.
- 3. Video tapes and video discs.

- 4. Compact discs — read-only memory (CD-ROMs) that are not primarily computer programs.

(4) The following are not publications for the purposes of paragraph 44 of subsection 7 (1) of the Act:

- 1. Any written material.
- 2. Microfilm or microfiche.
- 3. Equipment to play or show material specified in paragraphs 1 to 4 of subsection (3).

2. Subsections 25 (1) to (5) of the Regulation are revoked.

3. Schedules 2 to 14 to the Regulation are revoked.

4. (1) Subsection 1 (1) shall be deemed to have come into force on October 1, 2000.

(2) Subsections 1 (2) and (3) shall be deemed to have come into force on May 3, 2000.

JAMES M. FLAHERTY
Minister of Finance

Dated on July 4, 2001.

29/01

ONTARIO REGULATION 267/01

made under the

CITY OF KAWARTHA LAKES ACT, 2000

Made: June 28, 2001

Filed: July 5, 2001

ASSETS AND LIABILITIES

1. The assets referred to in section 3 of the Act are assets which on December 31, 2000 were,

- (a) reserves and reserve funds;
- (b) revenue fund surplus;
- (c) investments, excluding investments of reserves and reserve funds;
- (d) inventories for sale, including land acquired for the purpose of resale;
- (e) the net proceeds to be realized from the disposition of property under a binding sale agreement;
- (f) the present value of the projected payments-in-lieu of taxes for school purposes that are not required to be shared with school boards;
- (g) the present value of projected royalties receivable with respect to an aggregate pit or quarry.

2. The liabilities referred to in section 3 of the Act are liabilities which on December 31, 2000 were,

- (a) debts, including debentures and short-term and temporary borrowing;
- (b) revenue fund deficit;
- (c) post-employment benefits, including pension obligations, severance allowances and vested sick leave;
- (d) accrued liabilities, including obligations incurred as a Schedule 2 employer under the *Workplace Safety and Insurance Act, 1997* that are not recorded as an expenditure;
- (e) long-term obligations and lease commitments.

3. This Regulation shall be deemed to have come into force on January 1, 2001.

CHRIS HODGSON
Ministry of Municipal Affairs and Housing

Dated on June 28, 2001.

29/01

ONTARIO REGULATION 268/01

made under the

MINISTRY OF TRAINING, COLLEGES AND UNIVERSITIES ACT

Made: July 4, 2001

Filed: July 5, 2001

ONTARIO STUDENT LOANS MADE AFTER JULY 31, 2001

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APPLICATION AND INTERPRETATION

Application

1. This Regulation applies with respect to student loans made after July 31, 2001.

Definitions

2. In this Regulation,

"approved course of study" means a course of study described in section 7;

"approved institution" means an institution described in section 8;

"consolidated loan agreement" means an agreement described in section 28;

"qualifying student" means a student described in section 23;

"expected contributor" means, in relation to an individual, another individual described in section 12;

"lender" means a financial institution that, under a student loan agreement, makes a student loan to an individual or, if the Minister makes a student loan to an individual, the Minister;

"same-sex partner" means either of two persons of the same sex who,

- (a) have lived together in a conjugal relationship outside marriage continuously for a period of not less than three years, or
- (b) have lived together in a conjugal relationship outside marriage in a relationship of some permanence, if they are the natural or adoptive parents of a child;

“service provider” means a person or entity who has entered into an agreement with the Minister, or an agreement approved by the Minister, to provide services with respect to the disbursement, administration, management or delivery of student loans;

“spouse” means either of a man and woman who,

- (a) are married to each other,
- (b) have together in good faith entered into a marriage that is voidable or void,
- (c) have lived together in a conjugal relationship outside marriage continuously for a period of not less than three years, or
- (d) have lived together in a conjugal relationship outside marriage in a relationship of some permanence, if they are the natural or adoptive parents of a child;

“student loan agreement” means an agreement entered into under section 20.

THE STUDENT LOAN PROCESS

Obtaining and repaying a student loan

3. (1) An individual who wishes to obtain a student loan must obtain a certificate of loan approval from the Minister in accordance with sections 4 to 17, give the certificate to a service provider while the certificate is valid and negotiate the loan in accordance with sections 19 and 20.

(2) The terms of the student loan are set out in section 20 and in the student loan agreement that the individual enters into.

(3) While the individual remains a qualifying student, the individual is not required to repay the student loan.

(4) After the individual ceases to be a qualifying student, he or she is required to enter into an agreement under section 28 to consolidate all of his or her student loans made after July 31, 2001.

(5) The repayment of the student loan is governed by sections 30 to 34 and by the terms of the consolidated loan agreement.

APPLYING FOR A CERTIFICATE OF LOAN APPROVAL

Applying for a certificate of loan approval

4. (1) An individual who wishes to obtain a student loan must apply to the Minister for a certificate of loan approval, and the application must specify the period of study for which the loan is needed as well as the approved institution and approved course of study in which the individual intends to enrol.

(2) The application must be made on a form approved by the Minister.

Prerequisites for certificate

5. An individual is not eligible to receive a certificate of loan approval unless he or she is a Canadian citizen or a permanent resident within the meaning of the *Immigration Act* (Canada), meets the residency requirement set out in section 6, is enrolled in an approved course of study at an approved institution and is taking at least the minimum required course load for the course of study.

Residency requirement

6. (1) An individual meets the residency requirements for a certificate of loan approval if either of the following conditions is met throughout the 12 months ending on the last day of the month in which classes normally begin in the applicable educational institution:

1. The individual resided in Ontario.
2. One of the individual's expected contributors, if any, resided in Ontario.

(2) Whether an individual resided in Ontario during a particular period is to be determined with reference to the individual's circumstances and the provisions of any agreement between the Province and the Government of Canada or the government of another province of Canada respecting grants or loans to students.

(3) For the purposes of paragraph 1 of subsection (1), an individual shall be deemed to reside in Ontario during a period in which he or she was enrolled at a post-secondary institution outside Ontario but in Canada,

- (a) if he or she was authorized under the *Immigration Act* (Canada) to enter Canada for the purpose of studying in Canada; or
- (b) if he or she had been finally determined to be a Convention refugee under the *Immigration Act* (Canada).

Approved courses of study

7. (1) A course of study is an approved course of study for the purposes of student loans if it consists of one or more courses of study of at least 12 weeks duration approved by the Minister leading to a certificate, degree or diploma.

(2) A bar admission course conducted by the Law Society of Upper Canada is an approved course of study.

(3) The Minister may withdraw his or her approval for a course of study if the course ceases to meet the requirements established under the Act, terms established by the Minister or terms established in any agreement entered into for the purposes of the Minister's approval.

Approved institutions

8. (1) The following institutions are approved institutions for the purposes of student loans:

1. Every public university in Ontario, including any post-secondary educational institution that is affiliated or federated with such a university.
2. Every college of applied arts and technology established under the Act.
3. Every college of agricultural technology established under the *Ministry of Agriculture, Food and Rural Affairs Act*.
4. The Law Society of Upper Canada.
5. The Niagara Parks Commission School of Horticulture.

(2) An institution described in one of the following paragraphs is an approved institution for the purpose of student loans if it is approved by the Minister for that purpose:

1. A public post-secondary institution in Canada that is not described in subsection (1).
2. A private post-secondary educational institution or entity that is authorized under the *Degree Granting Act* or the *Post-secondary Education Choice and Excellence Act, 2000* to operate as a university or to offer a program leading to a degree.
3. A private vocational school registered in Ontario under the *Private Vocational Schools Act*.
4. A private post-secondary institution in Ontario, other than one described in paragraph 2 or 3.
5. A private vocational school operating in another jurisdiction that is authorized by that jurisdiction to operate as a private vocational school or as an analogous type of school.

(3) The Minister may withdraw his or her approval of an institution described in subsection (2) if the institution ceases to meet the requirements established under the Act, terms established by the Minister or terms established in any agreement entered into for the purposes of the Minister's approval.

Minimum required course load

9. An individual enrolled in an approved course of study at an approved institution is taking the minimum required course load for the purposes of student loans,

- (a) if he or she is enrolled in at least 60 per cent of what the institution considers to be a full course load for that course of study, in the case of an individual who is not a person with a disability;
- (b) if he or she is enrolled in at least 40 per cent of what the institution considers to be a full course load for that course of study, in the case of an individual who is a person with a disability.

CERTIFICATE OF LOAN APPROVAL

Issuance of certificate and criteria for issuance

10. (1) The Minister may issue a certificate of loan approval to an individual, if the Minister considers that the individual needs a student loan in order to pursue an approved course of study at an approved institution for a specified period of time.

(2) When deciding whether an individual needs a student loan, the Minister shall consider the individual's education costs and financial resources and may consider other factors that are relevant in the Minister's opinion.

Education costs of an individual

11. For the purposes of a student loan, the following are an individual's education costs for an approved course of study at an approved institution for a particular period of study:

1. The tuition and other compulsory fees payable to the institution.
2. The estimated cost allowance established by the Minister for books and other instructional supplies.
3. The estimated weekly cost allowance established by the Minister for personal and living needs.
4. The estimated cost allowance established by the Minister for such other expenses as the Minister considers relevant in the circumstances.

Expected contributors to an individual's education costs

12. The Minister may expect one or more of the following individuals to contribute toward the education costs of another individual (the "student") for a period of study in an approved course of study at an approved institution:

1. The student's parents.
2. An individual who is the student's sponsor within the meaning of the regulations made under the *Immigration Act* (Canada).
3. The individual who, on the last day of the month in which classes normally begin during that period of study at that institution, is the student's spouse or same-sex partner.

Financial resources of an individual

13. (1) For the purposes of a student loan, the amount of an individual's financial resources for a particular period of study in an approved course of study at an approved institution is the amount of money that the Minister expects the individual and his or her expected contributors, if any, to contribute toward the individual's education costs for the period.

(2) The Minister shall determine the individual's financial resources having regard to the following matters:

1. The individual's total income from all sources, including earnings from summer and other part-time or full-time employment, investment income and other income including gifts.
2. Any academic awards and government assistance that the individual is receiving or is entitled to receive.
3. The assets of the individual and, if the individual has a spouse or same-sex partner, the assets of the spouse or same-sex partner.
4. If the individual has expected contributors, their total income from all sources.
5. If the individual has expected contributors, their personal income tax payments and employment insurance and pension plan contributions.
6. The number of other individuals that, in the opinion of the Minister, are dependants of the individual or his or her expected contributors, if any.
7. Any other resources, assets or deductions of the individual and his or her expected contributors, if any, that the Minister considers to be relevant in the circumstances.

Grounds for refusing to issue a certificate

14. (1) The Minister may refuse to issue a certificate of loan approval to an individual in any of the following circumstances relating to the individual's finances and financial resources:

1. The individual or his or her spouse or same-sex partner owns, possesses or controls real or personal property that, in the opinion of the Minister, constitutes sufficient financial resources to meet the individual's education costs.
2. The individual is receiving or is entitled to receive financial assistance from the Government of Canada or from the government of another province or territory of Canada.
3. After considering the contents of a consumer report of the individual's current debts, the Minister is of the opinion that the individual will not repay a student loan.

(2) The Minister may refuse to issue a certificate of loan approval to an individual if the Minister considers, after consulting with the approved institutions at which the individual has been enrolled, that the individual has not made satisfactory progress in a program of study.

(3) The Minister may refuse to issue a certificate of loan approval to an individual in any of the following circumstances relating to actions of the individual:

1. The individual has not made arrangements that are satisfactory to the Minister to repay, or has not repaid, a student loan or any other amount required to be paid to the Crown in respect of a loan, grant or award made by the Government of Ontario, the Government of Canada or the government of any other province or territory.
2. The individual has not given the Minister all of the information and documents required by the Minister to administer the Ontario Student Awards Program, including information about the individual's academic status, financial status or family status during a period of study.
3. The individual has given the Minister incorrect information relating to a student loan, or has not informed the Minister promptly about any change to information previously given to the Minister.

- 4. The individual has been convicted of an offence under the *Ministry of Training, Colleges and Universities Act*, the *Canada Student Loans Act* or the *Canada Student Financial Assistance Act* or an offence under the *Criminal Code* (Canada) involving fraud or theft in respect of any student assistance program or a loan, grant or award made by the Government of Ontario, the Government of Canada or the government of any other province or territory.

Restrictions on issuance of certificate

15. (1) The Minister shall not issue a certificate of loan approval to an individual if the loan that would be approved by the certificate, together with loans previously received by the individual under the Act, are in respect of periods of study totalling more than,

- (a) 340 weeks for an individual who is enrolled in a program other than a doctoral program; or
- (b) 400 weeks for an individual who is enrolled in a doctoral program.

(2) Despite subsection (1), the Minister may issue a certificate of loan approval to an individual in the circumstances described in subsection (1),

- (a) in order to accommodate an individual who is a person with a disability; or
- (b) in order to accommodate an individual in exceptional circumstances.

(3) Clause (2) (b) is revoked on August 1, 2002.

Scope and duration of certificate

16. (1) A certificate of loan approval authorizes a student loan to be made to a particular individual for the period of time, the approved course of study and the approved institution specified in the certificate.

(2) A certificate of loan approval is valid for 30 days after an official of the institution completes a form confirming the individual's enrolment in the course of study for the period of time specified in the certificate.

Maximum amount of loan approved by a certificate

17. (1) A certificate of loan approval issued to an individual who is a single student cannot approve a loan that is greater than \$170 for each week of the individual's anticipated enrolment in the approved course of study.

(2) A certificate of loan approval issued to any other individual cannot approve a loan that is greater than \$395 for each week of the individual's anticipated enrolment in the approved course of study.

(3) In this section,

"single student" means an individual who does not have a spouse, same-sex partner or dependent child on the last day of the month in which classes normally begin in the approved course of study.

Replacement certificate

18. (1) If a certificate of loan approval is lost or stolen, the individual to whom it was issued may apply to the Minister for a replacement certificate.

(2) The Minister may issue a replacement certificate if he or she is satisfied that the original has been lost or stolen.

OBTAINING A STUDENT LOAN

Applying for a student loan

19. (1) If an individual to whom a certificate of loan approval has been issued wishes to obtain a student loan, he or she must give the certificate to a service provider and complete an application for a student loan.

(2) The application must be made on a form approved by the Minister.

(3) In the application, the individual must declare all loans made for educational purposes that have previously been made to him or her by any lender under the *Ministry of Training, Colleges and Universities Act*, the *Canada Student Loans Act* and the *Canada Student Financial Assistance Act*.

Student loan agreement

20. (1) If the service provider is satisfied that an individual who applies for a student loan is entitled to one and has a certificate of loan approval, the service provider may enter into a student loan agreement with him or her on behalf of a lender.

(2) The service provider is not permitted to enter into a student loan agreement with an individual for an amount greater than the amount specified in the individual's certificate of loan approval.

(3) An agreement that purports to make a student loan for a greater amount shall be deemed not to be a student loan agreement to the extent of the excess, and the amount of the excess shall be deemed not to be a student loan for the purposes of this Regulation.

Restriction on advances

21. (1) A service provider or lender is not permitted to make an advance in respect of a student loan to an individual before the service provider receives the individual's certificate of loan approval and application for the student loan.

(2) If an advance in respect of a student loan is made, the service provider shall promptly distribute the copies of the application for the loan in accordance with the instructions on the form.

Duty to give notice of material change in circumstances

22. (1) An individual who enters into a student loan agreement is required to promptly notify the service provider of any material change in his or her circumstances that occurs during the period of study for which the loan is made.

(2) A material change in circumstances includes a change in the individual's marital or family status, a change in his or her enrolment, a change in education costs described in section 11 for the period of study and a change in financial resources described in section 13.

MAINTAINING STATUS AS A QUALIFYING STUDENT

Qualifying student

23. (1) An individual is a qualifying student during a period of study for which he or she receives a student loan.

(2) An individual may be a qualifying student during a period of study for which he or she does not receive a student loan, if the requirements set out in section 24 or 25 are met.

(3) If an individual ceases to be a qualifying student for a period of less than six months, the individual shall be deemed to have been a qualifying student throughout that period.

Confirmation of enrolment by institution

24. (1) An individual who wishes to be a qualifying student during a period of study for which he or she does not receive a student loan must comply with this section.

(2) The individual must obtain a document from the institution at which he or she is enrolled, confirming,

- (a) that he or she is enrolled in an approved course of study at an approved institution during the period, and that he or she is taking at least the minimum required course load;
- (b) that he or she is enrolled at a secondary school within the meaning of the *Education Act*;

- (c) that he or she is enrolled at a designated educational institution as defined in the *Canada Student Financial Assistance Act*; or
- (d) that he or she is enrolled at an educational institution not described in clause (a), (b) or (c) that is approved by the Minister for the purposes of this section.

(3) The confirmation of enrolment must be given on a form approved by the Minister and must be certified by the institution at which the individual is enrolled.

(4) The individual must give the service provider the confirmation of enrolment form promptly upon becoming enrolled as described in subsection (2).

(5) Subject to subsection 25 (2), the individual is a qualifying student under this section beginning on the date on which the service provider receives the confirmation of enrolment form.

Confirmation of enrolment by Minister

25. (1) Even though an individual does not comply with section 24, the individual is a qualifying student during a period of study for which he or she does not receive a student loan if he or she establishes to the satisfaction of the Minister that,

- (a) the individual was unable to obtain a confirmation of enrolment form under section 24;
- (b) the individual is enrolled in an approved course of study at an approved institution or is enrolled in a course of study at an educational institution described in clause 24 (2) (b), (c) or (d); and
- (c) his or her course load is at least the minimum required course load for that course of study at that institution.

(2) The individual must obtain from the Minister a confirmation of enrolment form under this section and must give it to the service provider promptly.

(3) Subject to section 27, the individual is a qualifying student under this section beginning on the date on which the service provider receives the confirmation of enrolment form.

Effect of status as qualifying student

26. (1) While an individual is a qualifying student, his or her obligations to pay principal and interest under a student loan agreement and under a consolidated loan agreement, if any, are suspended.

(2) If the individual owes interest to the lender under the student loan agreement or the consolidated loan agreement, if any, for a period during which he or she was not a qualifying student, and if the lender asks the individual to pay the accrued interest for that period, subsection (1) does not apply until the individual pays the accrued interest.

(3) The individual is not permitted to pay the accrued interest by means of a promissory note.

Ceasing to be a qualifying student

27. An individual ceases to be a qualifying student in any of the following circumstances:

- 1. The individual ceases to be enrolled in the approved course of study in respect of which his or her most recent certificate of loan approval was issued.
- 2. The individual reduces his or her course load below the minimum required course load in the approved course of study.
- 3. The individual withdraws from the applicable educational institution.
- 4. The course of study in which the individual is enrolled at the approved institution ceases to be an approved course of study.

- 5. The institution at which the individual is enrolled ceases to be an approved institution or to be described by clause 24 (2) (b), (c) or (d).

CONSOLIDATED LOAN AGREEMENT AND REPAYMENT TERMS

Requirement for a consolidated loan agreement

28. (1) Every individual who enters into one or more student loan agreements shall enter into a consolidated loan agreement with the lender after the individual ceases to be a qualifying student.

(2) If the individual does not enter into a consolidated loan agreement within six months after ceasing to be a qualifying student, section 29 applies until he or she does enter into such an agreement.

(3) The consolidated loan agreement must establish the amount and duration of the repayments to be made to discharge the principal amount of all outstanding student loans made after July 31, 2001 and the interest on the outstanding balance from time to time, and the agreement may provide for other matters.

(4) If the individual enters into a consolidated loan agreement and then becomes a qualifying student again, he or she is required to enter into a new consolidated loan agreement after ceasing to be a qualifying student, and the new agreement supersedes the old agreement.

(5) If the individual does not enter into the new consolidated loan agreement within six months after ceasing to be a qualifying student, section 29 applies until he or she does enter into such an agreement.

Arrangement if there is no consolidated loan agreement

29. If an individual does not enter into a consolidated loan agreement within six months after ceasing to be a qualifying student, the lender may establish the amount and duration of the repayments to be made to discharge the principal amount of all outstanding student loans made after July 31, 2001 and the interest on the outstanding balance from time to time.

Obligation to pay interest

30. (1) An individual is not required to pay interest under a student loan agreement or under a consolidated loan agreement until the last day of the month in which he or she ceases to be a qualifying student.

(2) The interest rate in effect on any day under a student loan agreement or a consolidated loan agreement is the prime rate on that day plus 1 per cent.

(3) In this section,

“prime rate” means the average variable reference rate of interest as calculated monthly based upon the average variable reference rates of interest for the month by each of the Bank of Montreal, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Royal Bank of Canada and the Toronto-Dominion Bank as their rate for Canadian dollar consumer demand loans, calculated without reference to the highest and the lowest of those five rates and calculated by averaging the remaining three rates.

Repayment terms

31. (1) The term for the repayment of a student loan is to be determined by the lender in consultation with the borrower.

(2) The borrower is entitled to repay all or part of the student loan, without notice or bonus to the lender, before the period for repayment specified in the consolidated loan agreement expires.

(3) The minimum monthly payment by a borrower under a consolidated loan agreement is \$15.

(4) Subsection (3) does not apply with respect to the final payment under the agreement.

(5) Instalments of the repayment of a student loan are to be applied first to interest accrued to the date of the payment and then to the outstanding principal.

Amendment to prevent default

32. The lender and borrower may amend their consolidated loan agreement if the borrower notifies the lender that the terms of the agreement are such that he or she will be in default and if the lender considers that an amendment to the agreement will enable the borrower to meet his or her obligations under the agreement.

REDUCTION OF PRINCIPAL

Ontario Student Opportunity Grant

33. (1) This section applies if an individual receives (and is entitled to receive) student loans under the Act or loans under the *Canada Student Financial Assistance Act* for at least two academic terms that begin during a 12-month period, and if the first of the terms begins on or after August 1, 2001.

(2) When the individual enters into a consolidated loan agreement, the principal amount of the student loans given to the individual for all academic terms that begin during the 12-month period is reduced by the amount, if any, greater than zero that is calculated using the formula,

$$(A + B) - (\$3,500 \times C)$$

in which,

“A” is the total principal amount of the student loans that the individual received and was entitled to receive under the Act for all academic terms that began during the 12-month period,

“B” is the total principal amount of the loans that the individual received and was entitled to receive under the *Canada Student Financial Assistance Act* for all academic terms that began during the 12-month period, and

“C” is the number of academic terms that began during the 12-month period and in respect of which the individual received a student loan under the Act or a loan under the *Canada Student Financial Assistance Act*.

(3) Despite subsection (2) and subject to subsection (4), if the individual described in that subsection is granted a scholarship under subsection 27 (1) of the *Budget Implementation Act, 1998* (Canada) for one or more of the academic terms that begin during the 12-month period, the principal amount of the student loans given to the individual for all academic terms that begin during that period is reduced by the amount that is the greater of,

- (a) \$25; or
- (b) the amount calculated by adding \$500 to the amount calculated in accordance with the formula set out in subsection (2).

(4) Subsection (3) does not apply if the amount calculated under clause (3) (b) is less than zero.

(5) If the individual withdrew or was expelled from one or more academic terms during the 12-month period before completing the term, the term is not considered for the purposes of this section and any loan or scholarship the individual received for the term must not be included in the calculations under subsections (2) and (3).

(6) The Minister may determine that subsection (5) does not apply with respect to an individual's academic term, after the Minister considers the particular facts and the special circumstances of the individual.

(7) For the purposes of this section, the number of academic terms during a 12-month period is determined using the following Table, and is based on the number of weeks during the 12-month period in

which the individual is enrolled in an approved course of study at an approved institution.

TABLE

Number of Weeks of Enrolment	Number of Academic Terms
Less than 12 weeks	0
12 weeks or more, up to 21 weeks	1
21 weeks or more, up to 41 weeks	2
41 weeks or more, up to and including 52 weeks	3

Repayment to Minister

34. If the total principal amount owing on an individual's student loans under a consolidated loan agreement is reduced by an amount greater than the amount required by section 33, the Minister may require the individual to pay the difference to the Minister of Finance.

SUSPENSION OF PAYMENTS

Application for relief from obligation to make payments

35. (1) An individual who wishes to suspend his or her obligation to make payments under a consolidated loan agreement may apply for relief from the obligation.

(2) The application must be made on a form approved by the Minister and must be given to a service provider.

Eligibility for relief

36. (1) An individual is eligible for the suspension of his or her obligation to make payments respecting a student loan,

- (a) if he or she has entered into a consolidated loan agreement respecting the loan;
- (b) if he or she resides in Canada; and
- (c) if, in the opinion of the Minister, he or she is unable to make the payments without incurring exceptional hardship, taking into account his or her gross income from all sources, the gross income of his or her spouse or same-sex partner, if any, and the obligations of the individual and his or her spouse or same-sex partner to children who are dependent on any of them.

(2) If the individual's obligations have been suspended for a cumulative period of 30 months, the individual's eligibility for further relief is determined under section 39.

Decision to grant relief

37. (1) The service provider, acting on behalf of the Minister, may suspend an individual's obligation to make payments under a consolidated loan agreement and shall notify the individual of the suspension.

(2) The suspension takes effect on the date specified in the notice of suspension given to the individual (the “effective date”), and the notice may specify that the suspension be made retroactive to a date that is not earlier than the date that is the later of,

- (a) three months before the date on which the individual applied for relief; or
- (b) the last day of the sixth month after the month in which the individual ceased to be a qualifying student.

(3) Despite subsection (2), the suspension does not take effect until the individual does one of the following things:

1. Pays all of the unpaid interest under the consolidated loan agreement that has accrued up to the effective date.
2. Enters into a revised consolidated loan agreement in which up to three months of any unpaid interest that has accrued up to

the effective date has been capitalized; pays the balance of any unpaid interest that has accrued up to the effective date.

(4) The individual is not permitted to pay the accrued interest referred to in paragraph 2 of subsection (3) by means of a promissory note.

(5) Notice given by the service provider to the individual also constitutes notice to the lender for the purposes of the consolidated loan agreement.

Effect of granting relief

38. (1) When a notice of suspension is issued under section 37, the lender shall suspend the individual's obligations under the consolidated loan agreement as of the date indicated in the notice.

(2) The suspension of the individual's obligations continues for six months after the last day of the month of the effective date.

(3) An individual is not required to pay interest under a consolidated loan agreement in respect of any period during which his or her obligations are suspended.

Criteria for granting extended relief

39. (1) If an individual's obligations under a consolidated loan agreement have been suspended for a cumulative period of 30 months, the Minister may suspend the individual's obligations for one or more further periods if the Minister is satisfied that the conditions of exceptional hardship still exist.

(2) Section 38 applies with respect to a suspension authorized by subsection (1).

(3) A suspension authorized by subsection (1) cannot extend beyond the date that is 60 months after the date on which the individual ceased to be a qualifying student.

Revocation of suspension

40. (1) The Minister may revoke a suspension given under section 37 or 39 of an individual's obligations under a consolidated loan agreement if any of the following circumstances exist:

1. The individual made a false statement or a misrepresentation on the application for relief or on any document required by the Minister relating to the application.
2. The individual furnished false or misleading information relating to the application for relief.
3. The individual did not file with the Minister all the information and documents required by the Minister to verify a statement made in the application for relief.
4. The individual did something referred to in subsection 14 (3) that would authorize the Minister to refuse to issue a certificate of loan approval.

(2) If the Minister revokes the suspension of an individual's obligations, the Minister may require the individual to pay to the Minister the interest paid by the Minister to the lender on the individual's behalf during the period of the suspension.

(3) The individual shall promptly make the payment required by the Minister under subsection (2).

DEFAULT ON A STUDENT LOAN

What constitutes default

41. An individual is in default of his or her obligation to repay student loans if he or she unequivocally refuses to pay the loans or if he or she does not make a regularly scheduled payment under the consolidated loan agreement or under the arrangement established by the lender under section 29 and the failure to make the payment continues for two months.

Consequences of default

42. (1) When an individual is in default of his or her obligation to repay student loans, the loans are due and payable on the date that is the earlier of the date described in subsection (2) or the following date:

1. If the default occurs because the individual unequivocally refuses to pay the loans, on the day after the refusal.
2. If the default occurs because the individual does not make a regularly scheduled payment, on the day that is two months after the missed payment was due.

(2) For the purposes of subsection (1), the earlier date is the date, if any, on which the individual becomes subject to, or takes advantage of, any law relating to bankruptcy or insolvency or any law for the relief of debtors other than the law described in subsection (3).

(3) For the purposes of subsection (2), the individual is not considered to be taking advantage of a law for the relief of debtors if he or she makes a consumer proposal under Division I or II of Part III of the *Bankruptcy and Insolvency Act* (Canada) that provides for the payment of all or part of the student loans.

(4) When the individual's loans become due and payable, the lender make take such measures as the lender considers advisable in the circumstances, including amending the consolidated loan agreement or collecting the loans.

GENERAL

Subrogation of the Crown

43. (1) If the Minister pays to a lender the amount of a loss sustained by the lender as a result of a student loan, Her Majesty in right of Ontario is subrogated in and to the rights of the lender in respect of the student loan.

(2) If Her Majesty in right of Ontario is subrogated in and to the rights of the lender in respect of the loan, then upon the subrogation the loan constitutes a debt to the Crown.

Payments by lenders to the Minister

44. If the Minister pays to a lender an amount in respect of a student loan, the lender shall remit to the Minister all amounts that may be collected or realized by the lender pursuant to the student loan agreement or consolidated loan agreement.

Effect of false statements

45. (1) If a service provider or lender discovers that a document pertaining to a student loan contains a false statement, the service provider or lender shall promptly report the matter to the Minister.

(2) Upon discovering that the document contains a false statement, the service provider or lender may take any action that he, she or it considers appropriate in the circumstances, with the approval of the Minister.

Officers authorized to issue certificates

46. The Deputy Minister of Training, Colleges and Universities and the Director, Student Support Branch, Ministry of Training, Colleges and Universities are authorized to approve loans under section 8 of the Act.

Authority of service providers

47. A service provider may act on behalf of one or more lenders in exercising rights and performing duties under this Regulation, if authorized to do so by each lender.

Commencement

48. **This Regulation comes into force on August 1, 2001.**

29/01

ONTARIO REGULATION 269/01
made under the
**MINISTRY OF TRAINING, COLLEGES AND
UNIVERSITIES ACT**

Made: July 4, 2001
Filed: July 5, 2001

Amending Reg. 774 of R.R.O. 1990
(Ontario Student Loans)

Note: Since the end of 2000, Regulation 774 has been amended by Ontario Regulation 179/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. The title to Regulation 774 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

**ONTARIO STUDENT LOANS MADE
BEFORE AUGUST 1, 2001**

2. (1) The definition of "approved course of studies" in subsection 1 (1) of the Regulation is revoked and the following substituted:

"approved course of studies" means a course of studies described in section 1.1;

(2) The definition of "eligible institution" in subsection 1 (1) of the Regulation is revoked and the following substituted:

"eligible institution" means an institution described in section 1.2;

3. The Regulation is amended by adding the following sections:

1.1 (1) A course of study is an approved course of study for the purposes of student loans if it consists of one or more courses of study of at least 12 weeks duration approved by the Minister leading to a certificate, degree or diploma.

(2) A bar admission course conducted by the Law Society of Upper Canada is an approved course of study.

(3) The Minister may withdraw his or her approval for a course of study if the course ceases to meet the requirements established under the Act, terms established by the Minister or terms established in any agreement entered into for the purposes of the Minister's approval.

1.2 (1) The following institutions are eligible institutions for the purposes of student loans:

1. Every public university in Ontario, including any post-secondary educational institution that is affiliated or federated with such a university.
2. Every college of applied arts and technology established under the Act.
3. Every college of agricultural technology established under the *Ministry of Agriculture, Food and Rural Affairs Act*.
4. The Law Society of Upper Canada.
5. The Niagara Parks Commission School of Horticulture.

(2) An institution described in one of the following paragraphs is an eligible institution for the purpose of student loans if it is approved by the Minister for that purpose:

1. A public post-secondary institution in Canada that is not described in subsection (1).
2. A private post-secondary educational institution or entity that is authorized under the *Degree Granting Act* or the *Post-*

secondary Education Choice and Excellence Act, 2000 to operate as a university or to offer a program leading to a degree.

3. A private vocational school registered in Ontario under the *Private Vocational Schools Act*.

4. A private post-secondary institution in Ontario, other than one described in paragraph 2 or 3.

5. A private vocational school operating in another jurisdiction that is authorized by that jurisdiction to operate as a private vocational school or as an analogous type of school.

(3) The Minister may withdraw his or her approval of an institution described in subsection (2) if the institution ceases to meet the requirements established under the Act, terms established by the Minister or terms established in any agreement entered into for the purposes of the Minister's approval.

4. Sections 2 and 3 of the Regulation are revoked and the following substituted:

2. A student ceases to be a student for the purposes of this Regulation in any of the following circumstances:

1. The student ceases to be enrolled in the approved course of study in respect of which his or her most recent certificate of loan approval was issued.
2. The student reduces his or her course load below the minimum required course load in the approved course of study.
3. The student withdraws from the eligible institution.
4. The course of studies in which the individual is enrolled at the eligible institution ceases to be an approved course of studies.
5. The institution at which the student is enrolled ceases to be an eligible institution or to be described by clause 11 (2) (b), (c) or (d).

APPLICATION

3. This Regulation applies with respect to student loans made before August 1, 2001 and with respect to the consolidated loan agreements relating to such student loans.

RESTRICTION ON ELIGIBILITY FOR A STUDENT LOAN

3.1 (1) A student who has received a student loan under the Act is not eligible for further student loans if the period of study for which he or she would receive the further loan, together with the periods of study in respect of which he or she previously received loans under the Act, total more than,

- (a) 340 weeks for a student who is enrolled in a program other than a doctoral program; or
- (b) 400 weeks for a student who is enrolled in a doctoral program.

(2) Despite subsection (1), a student may be eligible for a further student loan in the circumstances described in subsection (1) if the Minister considers it necessary,

- (a) in order to accommodate a student who is a person with a disability; or
- (b) in order to accommodate a student in exceptional circumstances.

(3) Clause (2) (b) is revoked on August 1, 2002.

5. Clauses 7 (2) (e) and (f) of the Regulation are revoked and the following substituted:

- (e) who has failed to file with the Minister all the information and documentation required by the Minister in connection with an

application under this Regulation or required by the Minister to verify any statement made in an application and in the supporting material:

6. Subsection 8 (1) of the Regulation is amended by inserting "before August 1, 2001" after "A borrower to whom a student loan has been made".

7. (1) Subsections 9 (1) and (2) of the Regulation are revoked.

(2) Subsections 9 (6), (7), (8) and (9) of the Regulation are revoked and the following substituted:

(6) The liability of the Minister to the bank under the Act is not discharged by an alteration or revision to a loan agreement that is altered or revised under subsection (5).

8. Section 10 of the Regulation is amended by adding the following subsection:

(1.1) For the purposes of subsection (1), the borrower is not considered to be taking advantage of a law for the relief of debtors if he or she makes a consumer proposal under Division I or II of Part III of the *Bankruptcy and Insolvency Act* (Canada) that provides for the payment of all or part of the student loans.

9. Section 11 of the Regulation is revoked and the following substituted:

11. (1) A borrower shall be deemed to be a student for the purposes of this Regulation during a period of study, despite subsection 2 (1), if the borrower complies with this section.

(2) The borrower must obtain a document from the institution at which he or she is enrolled, confirming,

- (a) that he or she is enrolled in an approved course of study at an eligible institution during the period, and that he or she is taking at least the minimum required course load;
- (b) that he or she is enrolled at a secondary school within the meaning of the *Education Act*;
- (c) that he or she is enrolled at a designated educational institution as defined in the *Canada Student Financial Assistance Act*; or
- (d) that he or she is enrolled at an educational institution not described in clause (a), (b) or (c) that is approved by the Minister for the purposes of this section.

(3) The confirmation of enrolment must be given on a form approved by the Minister and must be certified by the institution at which the borrower is enrolled.

(4) The borrower must give the bank the confirmation of enrolment form promptly upon becoming enrolled as described in subsection (2).

(5) The borrower shall be deemed under this section to be a student for the purposes of this Regulation beginning on the date on which the bank receives the confirmation of enrolment form.

11.1 (1) Even though a borrower does not comply with section 11, he or she shall be deemed to be a student for the purposes of this Regulation during a period of study, despite subsection 2 (1) if he or she establishes to the satisfaction of the Minister that,

- (a) the borrower was unable to obtain a confirmation of enrolment form under section 11;
- (b) the borrower is enrolled in an approved course of study at an eligible institution or is enrolled in a course of study at an educational institution described in clause 11 (2) (b), (c) or (d); and
- (c) his or her course load is at least the minimum required course load for that course of study at that institution.

(2) The borrower must obtain from the Minister a confirmation of enrolment form under this section and must give it to the bank promptly.

(3) The borrower shall be deemed under this section to be a student for the purposes of this Regulation beginning on the date on which the bank receives the confirmation of enrolment form.

11.2 (1) While a borrower is deemed, under subsection 11 (2) or 11.1 (3), to be a student, the bank shall suspend his or her obligations under the student loan agreement and under the consolidated loan agreement to pay principal and interest.

(2) The bank is not authorized to suspend the obligations of the borrower under subsection (1) unless the borrower has entered into a consolidated loan agreement and has signed the agreement.

(3) If the borrower owes interest to the bank under the student loan agreement or the consolidated loan agreement, if any, for a period during which he or she was not a student, and if the bank asks the borrower to pay the accrued interest for that period, subsection (1) does not apply until the borrower pays the accrued interest.

(4) The borrower is not permitted to pay the accrued interest by means of a promissory note.

10. (1) Subsections 12 (1) and (1.1) of the Regulation are revoked and the following substituted:

(1) A borrower is eligible for the suspension of his or her obligation to make payments respecting a student loan,

- (a) if he or she has entered into a consolidated loan agreement respecting the loan;
- (b) if he or she resides in Canada; and
- (c) if, in the opinion of the Minister, he or she is unable to make the payments without incurring exceptional hardship, taking into account his or her gross income from all sources, the gross income of his or her spouse or same-sex partner, if any, and the obligations of the individual and his or her spouse or same-sex partner to children who are dependent on any of them.

(1.1) If the individual's obligations have been suspended for a cumulative period of 30 months, the individual's eligibility for further relief is determined under section 12.1.

(2) Subsections 12 (4) and (5) of the Regulation are revoked and the following substituted:

(4) The suspension takes effect on the date specified in the notice of suspension given to the bank (the "effective date"), and the notice may specify that the suspension be made retroactive to a date that is not earlier than the date that is the later of,

- (a) three months before the date on which the borrower applied for the suspension of his or her obligations under the consolidated loan agreement; or
- (b) the last day of the sixth month after the month in which the borrower ceased to be a student for the purposes of this Regulation.

(5) Despite subsection (4), the suspension does not take effect until the borrower does one of the following things:

- 1. Pays to the bank all of the unpaid interest that has accrued up to the effective date.
- 2. Enters into a revised consolidated loan agreement in which up to three months of any unpaid interest that has accrued up to the effective date has been capitalized; pays to the bank the balance of any unpaid interest that has accrued up to the effective date.

(6) The borrower is not permitted to pay the accrued interest referred to in paragraph 2 of subsection (5) by means of a promissory note.

11. The Regulation is amended by adding the following section:

12.1 (1) If a borrower's obligations under a consolidated loan agreement have been suspended for a cumulative period of 30 months, the Minister may suspend the borrower's obligations for one or more further periods if the Minister is satisfied that the conditions of exceptional hardship still exist.

(2) Subsections 12 (2) and (3) apply with respect to a suspension authorized by subsection (1).

(3) A suspension authorized by subsection (1) cannot extend beyond the date that is 60 months after the date on which the borrower ceased to be a student for the purposes of this Regulation.

12. Section 13 of the Regulation is revoked and the following substituted:

13. (1) The Minister may revoke a suspension given under section 12 or 12.1 of a borrower's obligations under a consolidated loan agreement if any of the following circumstances exist:

1. The borrower made a false statement or a misrepresentation on the application for relief or on any document required by the Minister relating to the application.
2. The borrower furnished false or misleading information relating to the application for relief.
3. The borrower did not file with the Minister all the information and documents required by the Minister to verify a statement made in the application for relief.
4. The borrower has, at any time, defaulted in repayment of a student loan or any other loan made or guaranteed by the Province of Ontario, a student loan guaranteed by any other province or territory of Canada or a loan made under the *Canada Student Loans Act* or the *Canada Student Financial Assistance Act*.
5. The borrower has been required to repay to the Minister of Finance all or part of a student grant made under section 3 of Regulation 775 of the Revised Regulations of Ontario, 1990 ("Ontario Study Grant Plan") or any predecessor thereof.
6. The borrower has, at any time, been convicted of an offence under the *Ministry of Training, Colleges and Universities Act*, the *Canada Student Loans Act* or the *Canada Student Financial Assistance Act* or an offence involving fraud or theft under the *Criminal Code* (Canada) in respect of any student assistance program or a loan, grant or award made by the Province of Ontario or any other province or territory of Canada.
7. The borrower has not made arrangements that are satisfactory to the Minister to repay, or has not repaid, a student loan or any other amount required to be paid to the Crown in respect of a loan, grant or award made by the Government of Ontario, the Government of Canada or the government of any other province or territory.

(2) If the Minister revokes the suspension of a borrower's obligations, the Minister may require him or her to pay to the Minister the interest paid by the Minister to the bank on the borrower's behalf during the period of the suspension.

(3) The borrower shall promptly make the payment required by the Minister under subsection (2).

13. Section 26 of the Regulation is revoked.

14. This Regulation comes into force on August 1, 2001.

29/01

ONTARIO REGULATION 270/01
made under the
**ONTARIO COLLEGE OF
TEACHERS ACT, 1996**

Made: July 4, 2001
Filed: July 6, 2001

**PROFESSIONAL LEARNING COMMITTEE AND
PROFESSIONAL LEARNING REQUIREMENTS**

Committee

1. (1) The members of the Professional Learning Committee shall be appointed as soon as reasonably possible in accordance with subsection 24.1 (2) of the Act.

(2) A person appointed to the Professional Learning Committee by the Council under clause 24.1 (2) (b) of the Act shall continue to be a member of the Committee until the first meeting of the next Council.

(3) The Professional Learning Committee shall elect a Chair from among its members.

(4) The Professional Learning Committee shall elect a vice-chair from among its members.

(5) In the absence of the Chair of the Professional Learning Committee, the vice-chair shall temporarily act as and have all the powers of the Chair.

(6) In the absence of the Chair and vice-chair, the Professional Learning Committee shall elect a person from among its members to temporarily act as and have all the powers of the Chair.

(7) The Chair of the Professional Learning Committee may vote at meetings of the Committee with the other members of the Committee upon all motions, and any motion on which there is an equality of votes is lost.

Quorum

2. (1) Subject to subsection (2), a quorum of the Professional Learning Committee is a majority of the number of positions on the Committee, whether or not one or more of the positions is vacant.

(2) A quorum of the Professional Learning Committee is not constituted unless at least one of the members of the Committee participating in the meeting is a person appointed to the Committee under subclause 24.1 (2) (b) (ii) of the Act.

Vacancies

3. (1) The seat of a member of the Professional Learning Committee becomes vacant if the member dies, resigns from the Committee or, if the member is a member of the Council, resigns from the Council or is disqualified from sitting on the Council.

(2) For the purposes of this Regulation, the resignation of a member of the Professional Learning Committee from the Committee is effective when received by the Registrar or the Chair of the Committee.

(3) If the seat of a member of the Professional Learning Committee appointed by the Council under clause 24.1 (2) (b) of the Act becomes vacant before the member's term has expired, the Executive Committee shall, as soon as reasonably possible, appoint a member to fill the vacancy.

(4) In filling a vacancy under subsection (3), the Executive Committee shall ensure that the requirements of clause 24.1 (2) (b) of the Act are complied with.

(5) Within 10 days of a vacancy on the Professional Learning Committee arising, the Registrar shall,

- (a) notify the Executive Committee that the vacancy has arisen;
- (b) if the member whose seat is vacant had been appointed by the Minister under clause 24.1 (2) (a) or subsection 24.1 (6) of the Act, notify the Minister that the vacancy has arisen;
- (c) provide the Executive Committee with the information that it needs in order to be able to fill the vacancy under subsection (3); and
- (d) draw the attention of the Executive Committee to its obligation under subsection (3) to act expeditiously.

(6) A person appointed under subsection (3) by the Executive Committee shall hold office until the former Professional Learning Committee member's term would have expired.

(7) A person who is suspended under subsection 6 (3) of Ontario Regulation 72/97 from his or her office as member of the Council is also suspended from his or her office as member of the Professional Learning Committee.

(8) A person appointed to the Professional Learning Committee by the Council under subclause 24.1 (2) (b) (iii) of the Act who is the subject of a proceeding before the Discipline Committee or the Fitness to Practise Committee as a result of a referral under section 26 or 29 of the Act is suspended from his or her office as a member of the Professional Learning Committee pending the outcome of the proceeding.

(9) A person who is suspended under subsection (7) or (8) from his or her office as a member of the Professional Learning Committee shall not participate in any meeting or other proceeding of the Committee.

Frequency of meetings

4. (1) The Professional Learning Committee shall meet at least once a year.

- (2) The Professional Learning Committee shall meet,
 - (a) when requested by the Chair;
 - (b) when requested in writing signed by a sufficient number of members to constitute a quorum under section 2;
 - (c) when requested by the Council; or
 - (d) when requested by the Executive Committee.

Meeting

5. (1) A meeting of the Professional Learning Committee may be held by any means that permits every person participating in the meeting to communicate with each other simultaneously.

(2) The Chair of the Professional Learning Committee shall ensure that minutes are,

- (a) taken at each meeting;
- (b) reviewed and approved at the meeting following the one at which they are taken; and
- (c) signed by the Chair after approval.

Providers

6. Any person or entity may apply to be approved by the Professional Learning Committee as a provider, including but not limited to the following persons or entities:

- 1. A faculty of education of a post-secondary educational institution or of any other body.
- 2. A board as defined in subsection 1 (1) of the *Education Act*.
- 3. A teacher federation.
- 4. A person or entity in the private sector.

Minimum course criteria

7. For the purposes of the definition of "minimum course criteria" in section 1 of the Act and subsection 24.4 (1) of the Act, the minimum criteria that a course shall meet in order to be approved as a professional learning course are the following:

- 1. The course content and outcomes expected of members who take the professional learning course as proposed by the provider applying for approval for that course match,
 - i. the skills and knowledge reflected in the professional standards approved and issued by the College, and
 - ii. the standards established by the Professional Learning Committee or by the regulations for measuring the outcomes expected of members who take the professional learning course as proposed by the provider applying for approval for that course.
- 2. The course will contribute to student achievement.
- 3. The course includes a formal testing or assessment mechanism to confirm that the member has passed the course requirements.

Categories of courses

8. For the purposes of clause 24.6 (2) (a) of the Act, the seven categories of professional learning courses are the following:

- 1. Curriculum.
- 2. Student assessment.
- 3. Special education.
- 4. Teaching strategies.
- 5. Classroom management and leadership.
- 6. Use of technology.
- 7. Communication with parents and students.

RÈGLEMENT DE L'ONTARIO 270/01

pris en application de la

LOI DE 1996 SUR L'ORDRE DES ENSEIGNANTES ET DES ENSEIGNANTS DE L'ONTARIO

pris le 4 juillet 2001
déposé le 6 juillet 2001

COMITÉ DU PERFECTIONNEMENT PROFESSIONNEL ET EXIGENCES EN MATIÈRE DE PERFECTIONNEMENT PROFESSIONNEL

Comité

1. (1) Les membres du comité du perfectionnement professionnel sont nommés dans les meilleurs délais raisonnables conformément au paragraphe 24.1 (2) de la Loi.

(2) Les personnes nommées au comité du perfectionnement professionnel par le conseil en application de l'alinéa 24.1 (2) b) de la

Loi continuent d'en être membres jusqu'à la première réunion du prochain conseil.

(3) Le comité du perfectionnement professionnel élit son président parmi ses membres.

(4) Le comité du perfectionnement professionnel élit son vice-président parmi ses membres.

(5) En l'absence du président du comité du perfectionnement professionnel, le vice-président agit temporairement à titre de président et est investi de tous les pouvoirs du président.

(6) En l'absence du président et du vice-président, le comité du perfectionnement professionnel élit une personne parmi ses membres pour agir temporairement à titre de président et être investie de tous les pouvoirs du président.

(7) Le président du comité du perfectionnement professionnel peut, avec les autres membres du comité, voter sur les motions aux réunions du comité. En cas de partage sur une motion, celle-ci est rejetée.

Quorum

2. (1) Sous réserve du paragraphe (2), le quorum du comité du perfectionnement professionnel est constitué de la majorité du nombre de postes au sein du comité, même si un ou plusieurs postes sont vacants.

(2) Le quorum du comité du perfectionnement professionnel n'est constitué que si au moins un des membres du comité qui participent à la réunion est une personne nommée au comité en application du sous-alinéa 24.1 (2) b) (ii) de la Loi.

Vacances

3. (1) Le siège d'un membre du comité du perfectionnement professionnel devient vacant si le membre décède, démissionne du comité ou, s'il est membre du conseil, en démissionne ou est déclaré inapte à y siéger.

(2) Pour l'application du présent règlement, la démission d'un membre du comité du perfectionnement professionnel prend effet dès que le registrateur ou le président du comité la reçoit.

(3) Si le siège d'un membre du comité du perfectionnement professionnel nommé par le conseil en application de l'alinéa 24.1 (2) b) de la Loi devient vacant avant l'expiration de son mandat, le bureau nomme, dans les meilleurs délais raisonnables, un membre pour combler la vacance.

(4) Lorsqu'il comble une vacance en application du paragraphe (3), le bureau veille à ce qu'il soit satisfait aux exigences de l'alinéa 24.1 (2) b) de la Loi.

(5) Au plus tard 10 jours après que survient une vacance au sein du comité du perfectionnement professionnel, le registrateur prend les mesures suivantes :

- a) il avise le bureau de la vacance;
- b) si le membre dont le siège est vacant a été nommé par le ministre en application de l'alinéa 24.1 (2) a) ou du paragraphe 24.1 (6) de la Loi, il l'avise de la vacance;
- c) il fournit au bureau les renseignements dont il a besoin pour pouvoir combler la vacance en application du paragraphe (3);
- d) il attire l'attention du bureau sur l'obligation d'agir avec célérité à laquelle il est tenu en application du paragraphe (3).

(6) La personne nommée en application du paragraphe (3) par le bureau occupe sa charge jusqu'à la date à laquelle le mandat du membre du comité du perfectionnement professionnel qu'elle remplace aurait expiré.

(7) La personne qui est suspendue de sa charge de membre du conseil en application du paragraphe 6 (3) du Règlement de l'Ontario 72/97 est également suspendue de sa charge de membre du comité du perfectionnement professionnel.

(8) La personne nommée au comité du perfectionnement professionnel par le conseil en application du sous-alinéa 24.1 (2) b) (iii) de la Loi qui fait l'objet d'une instance devant le comité de discipline ou le comité d'aptitude professionnelle par suite d'un renvoi effectué en vertu de l'article 26 ou 29 de la Loi est suspendue de sa charge de membre du comité du perfectionnement professionnel en attendant l'issue de l'instance.

(9) La personne qui est suspendue de sa charge de membre du comité du perfectionnement professionnel en application du paragraphe (7) ou (8) ne doit pas participer à quelque réunion ou autre instance que ce soit du comité.

Fréquence des réunions

4. (1) Le comité du perfectionnement professionnel se réunit au moins une fois par an.

(2) Le comité du perfectionnement professionnel se réunit, selon le cas :

- a) sur demande de son président;
- b) sur demande écrite signée par un nombre suffisant de membres pour constituer le quorum exigé par l'article 2;
- c) sur demande du conseil;
- d) sur demande du bureau.

Réunions

5. (1) Les réunions du comité du perfectionnement professionnel peuvent se tenir à l'aide de tout moyen qui permette à tous les participants de communiquer entre eux simultanément.

(2) Le président du comité du perfectionnement professionnel veille à ce que le procès-verbal :

- a) soit établi lors de chaque réunion;
- b) soit examiné et approuvé à la réunion qui suit celle où il est établi;
- c) soit signé par le président après qu'il a été approuvé.

Fournisseurs

6. Toute personne ou toute entité peut demander d'être approuvée comme fournisseur par le comité du perfectionnement professionnel, notamment les personnes ou les entités suivantes :

1. Les facultés d'éducation d'établissements d'enseignement postsecondaire ou d'autres organismes.
2. Les conseils au sens du paragraphe 1 (1) de la *Loi sur l'éducation*.
3. Les fédérations d'enseignants.
4. Les personnes ou les entités du secteur privé.

Critères minimaux

7. Pour l'application de la définition de «critères minimaux» à l'article 1 de la Loi et du paragraphe 24.4 (1) de la Loi, les critères minimaux auxquels un cours doit satisfaire pour pouvoir être approuvé comme cours de perfectionnement professionnel sont les suivants :

1. La matière du cours et les résultats attendus des membres qui suivent le cours de perfectionnement professionnel, tels qu'ils sont proposés par le fournisseur qui demande l'approbation du cours, cadrent :

- (i) d'une part, avec les compétences et les connaissances qui se reflètent dans les normes professionnelles approuvées et établies par l'Ordre,
 - (ii) d'autre part, avec les normes de mesure des résultats attendus des membres qui suivent le cours, tels qu'ils sont proposés par le fournisseur qui demande l'approbation du cours, que fixent le comité du perfectionnement professionnel ou les règlements.
- 2. Le cours contribuera à l'amélioration du rendement des élèves.
 - 3. Le cours comprend un mécanisme structuré de tests ou d'évaluation permettant de confirmer que le membre a atteint les objectifs du cours.

Catégories de cours

8. Pour l'application de l'alinéa 24.6 (2) a) de la Loi, les sept catégories de cours de perfectionnement professionnel sont les suivantes :

- 1. Programmes d'études.
- 2. Évaluation de l'élève.
- 3. Éducation de l'enfance en difficulté.
- 4. Stratégies d'enseignement.
- 5. Gestion de classe et leadership.
- 6. Utilisation de la technologie.
- 7. Communication avec les parents et les élèves.

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Information

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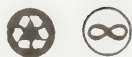


TABLE OF REGULATIONS

The Table of Regulations shows the regulations contained in the Revised Regulations of Ontario, 1990 and those made after December 31, 1990 and before July 1, 2001. It also shows the amendments to those regulations.

Most of the listings are in English only. Some regulations have an official French version. Bilingual regulations are indicated by a bilingual title.

Occasionally numerical, typographical or other clerical errors are made in the publication of the text of regulations. Corrections are published in the Schedule of Corrections.

The dates on which regulations were published in *The Ontario Gazette* are set out in the Table of Regulations Publications Dates.

Note: The Table of Regulations, Schedule of Corrections and Table of Regulations Publication Dates are published in print form in *The Ontario Gazette* in January and July and are published on the e-Laws web site (www.e-laws.gov.on.ca) under Reference Tables. The Reference Tables are updated frequently on the web site.

The abbreviation "Rev." means revoked.

The abbreviation "Exp." means expired.

TABLE DES RÈGLEMENTS

La Table des règlements énumère tous les règlements contenus dans les Règlements refondus de l'Ontario de 1990 et ceux pris après le 31 décembre 1990 mais avant le 1^{er} juillet 2001. Elle indique également les modifications apportées à ces règlements.

La plupart des entrées ne figurent qu'en anglais. Quelques règlements ont une version française officielle et leur titre est indiqué dans les deux langues.

À l'occasion, des erreurs d'écritures, notamment d'ordre numérique ou typographique, se glissent dans le texte des règlements qui sont publiés. Des corrections sont publiées dans l'Annexe des corrections.

Les dates auxquelles les règlements ont été publiés dans la *Gazette de l'Ontario* figurent dans la Table des dates de publication des Règlements.

Remarque : la Table des règlements, l'Annexe des corrections et la Table des dates de publication des Règlements sont publiées sous forme imprimée dans la *Gazette de l'Ontario* en janvier et en juillet et sous forme électronique à la page «Tables de référence» du site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca). Les tables de référence du site Web sont mises à jour fréquemment.

L'abréviation «Rev.» indique que le règlement est abrogé.

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— Town of Blind River		72/01	
— Town of Cobourg.....		72/98	
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— Township of Loyalist, Township of Percy (see now Township of Loyalist)			
— Township of Mono.....		341/98	39/01
(formerly Municipality of Campbellford/Seymour, Township of Mono)			
— Township of Sables-Spanish Rivers.....		229/99	
— Township of Sidney, Township of Murray and Village of Frankford		528/97	
— Township of Sioux Narrows-Nestor Falls.....		107/01	
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— Various Municipalities — (Applications made before June 15, 1999).....		356/99	
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Delegation of Authority of Minister to Approve By-laws Affecting Highways Shown on Plans of Subdivision		148/95	427/96
Delegation of Authority of Minister to Approve Condominium Descriptions.....		145/95	434/96
Delegation of Authority of Minister to Approve Foreclosures or the Exercise of Powers of Sale		138/95	Rev. 696/98
Delegation of Authority of Minister to Approve Foreclosures or the Exercise of Powers of Sale		34/96	Rev. 696/98
Delegation of Authority of Minister to Approve Highways Less Than 20 Metres in Width		143/95	430/96
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Delegation of Authority of Minister to Approve Plans of Subdivision		152/95	431/96
Delegation of Authority of Minister to Approve Plans of Subdivision and Condominium Descriptions.....		175/97	187/98, 339/98
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Delegation of Authority of Minister to City of Orillia		37/97	
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— Condominium Plans		367/85	256/86, 280/86, 386/92, Rev. 145/95
— Condominium Plans		72/86	251/86, 281/86, 387/92, Rev. 145/95
— Condominium Plans		391/89	388/92, Rev. 145/95
— Condominium Plans		517/89	389/92, Rev. 145/95
— Condominium Plans		700/92	Rev. 145/95
— Condominium Plans		795/92	Rev. 145/95
— Condominium Plans — Haldimand-Norfolk (The Regional Municipality of)		75/93	Rev. 145/95
— Condominium Plans — Huron County		222/89	390/92, Rev. 145/95
— Condominium Plans — London		644/94	Rev. 145/95
— Condominium Plans — Trenton (City of)		694/93	Rev. 145/95
— Condominium Plans — Various Municipalities		4/94	287/94, Rev. 145/95
— Consents		474/83	104/84, 693/84, 38/86, 758/86, 516/87, 104/89, 534/89, 176/93, 3/94, Rev. 136/95
— General		548/85	Rev. 148/95
— General — Halton		400/88	Rev. 148/95
— General — Huron County		221/89	Rev. 148/95
— General — Waterloo		668/88	Rev. 148/95
— Official Plans		477/83	Rev. 155/95
— Official Plans — Durham (The Regional Municipality of)		380/94	Rev. 155/95
— Official Plans — Halton		399/88	Rev. 155/95
— Official Plans — Hamilton-Wentworth		661/86	Rev. 155/95
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— Subdivision Plans		366/85	392/92, Rev. 152/95
— Subdivision Plans		390/89	393/92, Rev. 152/95
— Subdivision Plans		516/89	394/92, Rev. 152/95
— Subdivision Plans		701/92	Rev. 152/95
— Subdivision Plans		794/92	Rev. 152/95
— Subdivision Plans		645/94	Rev. 152/95
— Subdivision Plans — Haldimand-Norfolk (The Regional Municipality of)		76/93	Rev. 152/95
— Subdivision Plans — Huron County		220/89	395/92, Rev. 152/95
— Subdivision Plans — Trenton (City of)		695/93	Rev. 152/95
— Subdivision Plans — Various Municipalities		5/94	288/94, Rev. 152/95
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District of Algoma			
— St. Joseph Island (to the St. Joseph Island Planning Board)		68/78	Rev. 136/95
— Sault Ste. Marie North Planning Area (to the Sault Ste. Marie North Planning Board)		753/78	Rev. 136/95
— the Township of Wicksteed (to the Township of Wicksteed Planning Board)		562/79	Rev. 136/95
District of Cochrane			
— the Town of Kapuskasing and the geographic Townships of O'Brien, Owens and Teetzel (to the Kapuskasing and District Planning Board)		675/78	Rev. 136/95

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— the Town of Sioux Lookout, the geographic Townships of Drayton, Jordan, Pickerel, Vermilion, Vermilion Additional and Block 10 (to the Sioux Lookout Planning Board)		131/78	Rev. 136/95
— the Township of Ignace (to the Township of Ignace Planning Board)		69/78	Rev. 136/95
District of Manitoulin			
— all of the District, except the Township of Rutherford and George Island and the geographic Townships of Carlyle and Humboldt, including adjacent island and Killarney Provincial Park (to the Manitoulin Planning Board)		704/79	Rev. 136/95
District of Nipissing			
— the Township of East Ferris (to East Ferris Planning Board)		528/77	Rev. 136/95
— West Nipissing Planning Area (to the West Nipissing Planning Board)		696/79	Rev. 136/95
District of Sudbury			
— the Towns of Massey and Webbwood, the Township of The Spanish River and the geographic Townships of Gough, McKinnon and Shakespeare (to the Sables - Spanish Rivers Planning Board)		354/79	Rev. 136/95
District of Thunder Bay			
— the Town of Geraldton and the geographic Townships of Ashmore, Errington, Fulford and McQuesten (to the Geraldton and Suburban Planning Board)		790/78	Rev. 136/95
— the Townships of Conmee and O'Connor and the geographic Townships of Gorham and Ware (to the Lakehead Planning Board)		50/79	Rev. 136/95
— the Township of Marathon (to the Township of Marathon Planning Board)		587/79	Rev. 136/95
Delegation of Authority to Give Consents — Town of Sioux Lookout		335/98	
Delegation of Authority to Municipality of Chatham-Kent ...		532/97	
Delegation of Authority to Parry Sound District Land Division Committee		192/94	819/94, Rev. 136/95
Delegation of Authority to Victoria County and Peterborough County — Official Plans and Amendments		343/98	579/98
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Development Permits		246/01	
Exemption from Approval (Official Plan Amendments)/ <i>Exemption de l'approbation (modification d'un plan officiel)</i>		525/97	344/98, 235/99, 352/99, 378/99, 544/00, 665/00, 45/01
Minor Variance Applications/ <i>Demandes de dérogation mineure</i>		200/96	432/96, 490/96, 508/98
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— Interim Control By-Laws/ <i>Règlements municipaux d'interdiction provisoire</i>	917		355/92, Rev. 120/95
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— Removal of Holding Symbol from Zoning By-Law/ <i>Suppression des symboles d'utilisation différée des règlements municipaux de zonage</i>	919		453/91, Rev. 120/95
— Zoning By-Laws/ <i>Règlements municipaux de zonage</i>	920		354/92, Rev. 120/95
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Official Plans and Plan Amendments/ <i>Plans officiels et modifications de plans officiels</i>		198/96	494/96, 506/98, 221/99, 260/00
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Pine Ridge Municipal Planning Agency		526/97	42/01
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Plans of Subdivision/ <i>Plans de lotissement</i>		43/95	140/95, 287/95, Rev. 196/96
Plans of Subdivision/ <i>Plans de lotissement</i>		196/96	493/96, 504/98, 220/99, 259/00
Prescribed Counties		154/95	117/98
Quinte-East Northumberland Municipal Planning Authority — Number of Members		6/97	Rev. 526/97
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Removal of Power — London (City of)		147/95	Rev. 64/01
Removal of Power — Peel (The Regional Municipality of) ..		146/95	
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— County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the City of Pick- ering)		102/72	63/91, 603/92, 316/93, 470/93, 471/93, 472/93, 584/93, 717/93, 815/93, 944/93, 254/94, 263/94, 285/94, 463/94, 72/95, 271/95, 422/95, 268/96, 361/96, 398/97, 289/98, 554/98, 251/99, 340/00, 690/00, 71/01, 147/01
— County of Peterborough, Township of North Monaghan.		377/77	Rev. 670/91
— District of Algoma — Geographic Townships of Cobden, Striker, Scarfe and Mack		409/82	672/91, 13/92, 39/92, 5/93, 151/93, 199/93, 483/93, 699/94, 32/97, 38/97, Rev. 42/97
— Geographic Township of West		182/81	117/92
— Sault Ste. Marie North Planning Area		279/80	51/91, 266/91, 386/91, 564/91, 671/91, 43/92, 170/92, 207/92, 209/92, 60/93, 140/93, 170/93, 389/93, 415/93, 597/93, 726/93, 530/94, 692/94, 693/94, 311/95, 317/95, 321/95, 328/95, 481/96, 256/97, 284/97, 365/97, 144/98, 186/98, 424/98, Rev. 306/99
— District of Cochrane — Geographic Townships of Casgrain, Hanlan, Kendall, Lowther and Way		493/78	30/92, 42/92, 172/93, 158/94, 342/95, 406/95, 457/96
— Geographic Townships of O'Brien, Owens and Teet- zel		423/78	40/92, 139/93, 598/93, 458/96, Rev. 357/99
— District of Kenora — Geographic Townships of Brownridge, Ewart, Glass, Kirkup and Pelican		482/71	222/92
— Geographic Township of Pettypiece		177/80	82/92
— Geographic Township of Wainwright		797/79	83/92
— Geographic Township of Wainwright		326/81	80/92
— Territorial District of Kenora (Part of Summer Resort Location L.K. 324 — Parcel 15400 — District of Kenora Freehold)		327/81	79/92

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— District of Nipissing			
— Geographic Townships of Askin, Gladman, Joan and Macpherson		486/71	675/91
— District of Parry Sound (Territorial)			
— Township of Croft		153/80	674/91, 351/95
— Geographic Townships of McKenzie and Patterson		484/71	676/91
— District of Rainy River			
— Geographic Township of Miscampbell		449/74	98/92
— Registered Plan No. SM-293 (south of the Geographic Township of Trottier)		483/71	103/92
— District of Sudbury			
— Geographic Townships of Emo and Strathearn		485/71	110/92
— Geographic Township of Ivanhoe		831/82	108/92
— Territorial District of Sudbury		834/81	3/91, 61/91, 73/91, 131/91, 172/91, 222/91, 295/91, 497/91, 498/91, 109/92, 189/92, 199/92, 200/92, 371/92, 403/92, 404/92, 473/92, 769/92, 141/93, 192/93, 200/93, 201/93, 202/93, 274/93, 390/93, 428/93, 446/93, 484/93, 485/93, 486/93, 530/93, 644/93, 693/93, 703/93, 727/93, 816/93, 13/94, 14/94, 167/94, 289/94, 290/94, 311/94, 345/94, 456/94, 578/94, 610/94, 71/95, 171/95, 313/95, 324/95, 325/95, 451/95, 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97, 64/97, 65/97, 66/97, 70/97, 88/97, 89/97, 90/97, 91/97, 92/97, 93/97, 98/97, 154/97, 520/97, 163/98, 92/99, 125/99, 391/99, 393/99, 394/99, 404/99, 527/99, 547/99, 578/99, 352/00, 353/00, 355/00, 434/00, 541/00, 542/00, 146/01
— District of Thunder Bay			
— Geographic Townships of Ashmore, Errington, Fulford and McQueesten		364/81	441/83, 696/84, 574/87, 732/88, Rev. 572/98
— Geographic Township of Lyon		897/79	97/92
— Geographic Townships of Pearson and Scoble		219/75	78/92, 99/95, 362/95, 477/95, 234/96, 268/97, 159/98, Rev. 161/98
— Geographic Township of Upsala		296/80	96/92
— Geographic Township of Upsala		64/81	100/92
— Savant Lake Townsite (Registered Part M-56)		131/80	101/92
— District of Timiskaming			
— Town of Charlton		356/80	673/91, Rev. 630/93
— Regional Municipality of Durham			
— Town of Pickering		19/74	702/91
— Township of Uxbridge (formerly the Township of Scott in the County of Ontario)		634/77	701/91

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— Regional Municipality of York			
— Town of Markham		104/72	287/93, 420/93, 782/94, 424/95, 142/96, 144/96, 285/96, 323/96, 269/98, 62/99, 198/99, 375/99, 10/01
Revoking Certain Regulations		155/95	Spent
Revoking Various Regulations/ <i>Abrogation de divers règle- ments</i>		120/95	Spent
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— Consent Applications/ <i>Demandes d'autorisation</i>	922		356/92, Rev. 120/95
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— Regional Municipality of Niagara.....		221/00	
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— Regional Municipality of Niagara and Various Local Municipalities		485/99	
— Regional Municipality of Peel.....		235/97	
— Regional Municipality of Waterloo.....		341/00	
— Regional Municipality of York and City of Vaughan		346/96	419/97
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— Regional Municipality of York and Town of Markham...		347/96	
— Regional Municipality of York and Town of Richmond Hill		563/96	71/98
— Regional Municipality of York and Town of Whitchurch-Stouffville		572/00	
Withdrawal of Authority			
— Pine Ridge Municipal Planning Agency		43/01	
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Withdrawal of Delegation of Authority of Minister under Subsection 4 (5) of the Planning Act — Subdivision and Condominium Plans — Regional Municipality of Peel		132/91	
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— The Regional Municipality of Ottawa-Carleton.....		718/78	Rev. 145/95
— The Regional Municipality of Ottawa-Carleton.....		309/79	Rev. 152/95
— The Regional Municipality of Peel		560/80	Rev. 145/95
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Withdrawal of Delegation of Authority of Minister under Subsection 4 (4) of the Planning Act, 1983 (now Sub- section 4 (5))		399/90	Rev. 136/95
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— County of Lanark			
— Township of Beckwith		393/91	Rev. 649/92
— County of Perth			
— Town of Listowel		413/96	Rev. 435/98
— County of Wellington			
— Village of Elora.....		522/96	
— District of Cochrane (Territorial)			
— Geographic Townships of Casgrain, Hanlan, Kendall, Lowther and Way.....		173/93	266/95, 312/95, 340/95, 341/95, 395/95, 471/95, Rev. 481/95
— Geographic Township of Clute		174/93	382/94, 500/96
— Geographic Township of Haggart		528/94	
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— District of Kenora (Territorial)			
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— Geographic Township of Kirkup.....		364/95	
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— Geographic Township of Pellatt.....		703/92	
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— Geographic Township of Van Horne		648/93	
— Geographic Township of Van Horne		506/96	
— Geographic Township of Wainwright.....		734/84	554/92
— Geographic Township of Wainwright.....		407/95	
— Harbour Island, Sand Lake.....		213/96	515/96
— Part of the Sioux Lookout Planning Area.....		25/86	164/91, 310/91, 504/91, 54/92, 150/92, 156/92, 798/92, 138/93, 341/93, 423/93, 424/93, 645/93, 647/93, 691/93, 702/93, 730/93, 813/93, 184/94, 263/95, 264/95, 265/95, 314/95, 315/95, 326/95, 327/95, 426/95, 133/96, 137/96, 327/96, 12/97, 143/97, 144/97, 218/97, 285/97, 412/97, 204/98, 242/98, 243/98, 436/98, Rev. 440/98
— Patricia Portion.....		70/96	
— Territorial District of Kenora		377/86	344/95
— Township of Southworth		532/95	
— Unorganized Parts of the Red Lake and Area Plan- ning Area.....		85/84	55/92, Rev. 51/99
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— Unorganized Territories of Lake of the Woods.....		450/95	188/97, 389/99
— Unorganized Territory.....		661/91	
— Unorganized Township of Cathcart		323/92	
— District of Nipissing (Territorial)			
— Geographic Townships of Hobbs, McCallum and Pardo		353/97	
— Geographic Townships of Thistle and McLaren		354/97	
— Part of the District of Nipissing.....		580/86	154/91, 205/01
— Part of the districts of Nipissing and Sudbury.....		40/85	255/91, 677/91, 186/93, 198/93, 315/93, 646/93, 808/93, 403/95, 2/96, 498/96, 39/97, Rev. 41/97
— District of Parry Sound (Territorial)			
— Geographic Township of Croft		257/99	
— Geographic Township of East Mills.....		573/98	
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— Geographic Township of Lount		516/98	
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— Geographic Township of Mowat.....		658/98	

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— Part of the Geographic Township of Pringle		561/91	622/92
— Unincorporated Township of East Mills		531/94	
— District of Rainy River (Territorial)			
— Geographic Township of Halkirk		335/99	
— Geographic Township of Spohn		702/92	
— Geographic Unorganized District of Rainy River, Mining Location E-238 and Location FD101		565/91	
— Township of Emo		616/88	Rev. 81/92
— Unorganized Township of Halkirk		550/92	
— Unorganized Township of Watten, Parts of Mining Locations 578 P and 579 P and Part of Location SH 324 and all of Location CL 6037		488/92	
— District of Rainy River (Territorial)		467/00	
— District of Sudbury (Territorial)			
— Geographic Township of Mongowin		21/92	23/94, 236/96
— Part of the District of Sudbury		22/87	45/92, 477/93, 286/94, 408/95, Rev. 40/97
— District of Timiskaming (Territorial)			
— Part of the Geographic Township of Sharpe		45/99	
— Part of the Geographic Township of Shakespeare		3/96	
— District of Thunder Bay (Territorial)			
— City of Thunder Bay		384/89	Rev. 53/92
— Geographic Township of Ames		256/99	
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Pension Plan for Board Employees		455/97	677/98, 563/99
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TABLE OF REGULATIONS

Schedule of Corrections

This Schedule sets out the dates that corrections were published in *The Ontario Gazette* subsequent to January 1, 2001 and before July 1, 2001.

Annexe des corrections

La présente annexe énonce les dates auxquelles les corrections ont été publiées dans la *Gazette de l'Ontario* après le 1^{er} janvier 2001 mais avant le 1^{er} juillet 2001.

Reg. Number <i>Numéro du régl.</i>	Date of Publication in <i>The Ontario Gazette</i> <i>Date de publication dans</i> <i>la Gazette de l'Ontario</i> D/M/Y – J/M/A
249/00	09/06/01
632/00	20/01/01
149/01	09/06/01
152/01	09/06/01

**REGULATIONS
PUBLICATION DATES**

This Table shows the dates on which regulations were published in *The Ontario Gazette*.

**DATES DE PUBLICATION
DES RÈGLEMENTS**

La présente Table indique la date de publication des règlements dans la *Gazette de l'Ontario*.

Reg. Number <i>Numéro du règl.</i>	Date of Gazette <i>Date de la Gazette</i> D/M/Y – J/M/A	Reg. Number <i>Numéro du règl.</i>	Date of Gazette <i>Date de la Gazette</i> D/M/Y – J/M/A	Reg. Number <i>Numéro du règl.</i>	Date of Gazette <i>Date de la Gazette</i> D/M/Y – J/M/A
1/91 – 2/91	19/01/91	452/91 – 479/91	7/09/91	188/92 – 200/92	25/04/92
3/91 – 4/91	26/01/91	480/91 – 500/91	14/09/91	201/92 – 214/92	2/05/92
5/91 – 7/91	2/02/91	501/91 – 503/91	21/09/91	215/92 – 229/92	9/05/92
8/91 – 10/91	9/02/91	504/91 – 507/91	28/09/91	230/92 – 243/92	16/05/92
11/91 – 29/91	16/02/91	508/91 – 530/91	5/10/91	244/92 – 256/92	23/05/92
30/91 – 36/91	23/02/91	531/91 – 547/91	12/10/91	257/92 – 265/92	30/05/92
37/91 – 48/91	2/03/91	548/91 – 562/91	19/10/91	266/92 – 272/92	6/06/92
49/91 – 53/91	9/03/91	563/91 – 582/91	26/10/91	273/92 – 284/92	13/06/92
54/91 – 69/91	16/03/91	583/91 – 623/91	2/11/91	285/92 – 292/92	20/06/92
70/91 – 90/91	23/03/91	624/91 – 634/91	9/11/91	293/92 – 314/92	27/06/92
91/91 – 92/91	30/03/91	635/91 – 672/91	16/11/91	315/92 – 333/92	4/07/92
93/91 – 120/91	6/04/91	673/91 – 685/91	23/11/91	334/92 – 360/92	11/07/92
121/91 – 141/91	13/04/91	686/91 – 698/91	30/11/91	361/92 – 369/92	18/07/92
142/91 – 149/91	20/04/91	699/91 – 707/91	7/12/91	370/92 – 381/92	25/07/92
150/91 – 165/91	27/04/91	708/91 – 728/91	14/12/91	382/92 – 428/92	1/08/92
166/91 – 174/91	4/05/91	729/91 – 732/91	21/12/91	429/92 – 448/92	8/08/92
175/91 – 192/91	11/05/91	733/91 – 737/91	28/12/91	449/92 – 457/92	15/08/92
193/91 – 207/91	18/05/91	738/91 – 752/91	4/01/92	458/92 – 468/92	22/08/92
208/91 – 212/91	25/05/91	753/91 – 784/91	11/01/92	469/92 – 478/92	29/08/92
213/91	1/06/91	785/91 – 789/91	18/01/92	479/92 – 488/92	5/09/92
214/91 – 234/91	8/06/91	1/92 – 15/92	25/01/92	489/92 – 528/92	12/09/92
235/91 – 263/91	15/06/91	16/92 – 25/92	1/02/92	529/92 – 553/92	19/09/92
264/91 – 275/91	22/06/91	26/92 – 31/92	8/02/92	554/92 – 556/92	26/09/92
276/91 – 294/91	29/06/91	32/92 – 44/92	15/02/92	557/92 – 572/92	3/10/92
295/91 – 320/91	6/07/91	45/92 – 58/92	22/02/92	573/92 – 592/92	10/10/92
321/91 – 373/91	13/07/91	59/92 – 66/92	29/02/92	593/92 – 608/92	17/10/92
374/91 – 389/91	20/07/91	67/92 – 93/92	7/03/92	609/92 – 629/92	24/10/92
390/91 – 391/91	27/07/91	94/92 – 95/92	14/03/92	630/92 – 634/92	31/10/92
392/91 – 404/91	3/08/91	96/92 – 114/92	21/03/92	635/92 – 648/92	7/11/92
405/91 – 417/91	10/08/91	115/92 – 142/92	28/03/92	649/92 – 656/92	14/11/92
418/91 – 442/91	17/08/91	143/92 – 160/92	4/04/92	657/92 – 670/92	21/11/92
443/91 – 447/91	24/08/91	161/92 – 177/92	11/04/92	671/92 – 677/92	28/11/92
448/91 – 451/91	31/08/91	178/92 – 187/92	18/04/92	678/92 – 707/92	5/12/92

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708/92 – 718/92	12/12/92	477/93 – 480/93	28/08/93	259/94 – 283/94	14/05/94
719/92 – 731/92	19/12/92	481/93 – 492/93	4/09/93	284/94 – 290/94	21/05/94
732/92 – 758/92	26/12/92	493/93 – 509/93	11/09/93	291/94 – 306/94	28/05/94
759/92 – 786/92	2/01/93	510/93 – 534/93	18/09/93	307/94 – 324/94	4/06/94
787/92 – 798/92	9/01/93	535/93 – 543/93	25/09/93	325/94 – 344/94	11/06/94
799/92	16/01/93	544/93 – 556/93	2/10/93	345/94 – 348/94	18/06/94
1/93 – 3/93	23/01/93	557/93 – 585/93	9/10/93	349/94 – 373/94	25/06/94
4/93 – 15/93	30/01/93	586/93 – 598/93	16/10/93	374/94 – 380/94	2/07/94
16/93 – 22/93	6/02/93	599/93 – 629/93	23/10/93	381/94 – 423/94	9/07/94
23/93 – 47/93	13/02/93	630/93 – 644/93	30/10/93	424/94 – 443/94	16/07/94
48/93 – 60/93	20/02/93	645/93 – 649/93	6/11/93	444/94 – 456/94	23/07/94
61/93 – 65/93	27/02/93	650/93 – 689/93	13/11/93	457/94 – 459/94	30/07/94
66/93 – 73/93	6/03/93	690/93 – 719/93	20/11/93	460/94 – 502/94	6/08/94
74/93 – 78/93	13/03/93	720/93 – 725/93	27/11/93	503/94 – 519/94	13/08/94
79/93 – 88/93	20/03/93	726/93 – 737/93	4/12/93	520/94 – 526/94	20/08/94
89/93 – 111/93	27/03/93	738/93 – 775/93	11/12/93	527/94 – 529/94	27/08/94
112/93 – 135/93	3/04/93	776/93 – 805/93	18/12/93	530/94 – 546/94	3/09/94
136/93 – 143/93	10/04/93	806/93 – 846/93	25/12/93	547/94 – 562/94	10/09/94
144/93 – 151/93	17/04/93	847/93 – 897/93	1/01/94	563/94 – 571/94	17/09/94
152/93 – 161/93	24/04/93	898/93 – 932/93	8/01/94	572/94 – 575/94	24/09/94
162/93 – 180/93	1/05/93	933/93 – 953/93	15/01/94	576/94 – 598/94	1/10/94
181/93 – 191/93	8/05/93	1/94 – 5/94	22/01/94	599/94 – 607/94	8/10/94
192/93 – 244/93	15/05/93	6/94	29/01/94	608/94 – 611/94	15/10/94
245/93 – 298/93	22/05/93	7/94	5/02/94	612/94 – 617/94	22/10/94
299/93 – 305/93	29/05/93	8/94 – 30/94	12/02/94	618/94 – 643/94	29/10/94
306/93 – 312/93	5/06/93	31/94 – 43/94	19/02/94	644/94 – 658/94	5/11/94
313/93 – 315/93	12/06/93	44/94 – 46/94	26/02/94	659/94 – 676/94	12/11/94
316/93 – 328/93	19/06/93	47/94 – 72/94	5/03/94	677/94 – 695/94	19/11/94
329/93 – 337/93	26/06/93	73/94 – 82/94	12/03/94	696/94 – 700/94	26/11/94
338/93 – 358/93	3/07/93	83/94 – 105/94	19/03/94	701/94 – 723/94	3/12/94
359/93 – 379/93	10/07/93	106/94 – 144/94	26/03/94	724/94 – 730/94	10/12/94
380/93 – 401/93	17/07/93	145/94 – 163/94	2/04/94	731/94 – 756/94	17/12/94
402/93 – 411/93	24/07/93	164/94 – 178/94	9/04/94	757/94 – 772/94	24/12/94
412/93 – 422/93	31/07/93	179/94 – 230/94	16/04/94	773/94 – 800/94	31/12/94
423/93 – 433/93	7/08/93	231/94 – 233/94	23/04/94	801/94 – 817/94	7/01/95
434/93 – 470/93	14/08/93	234/94 – 249/94	30/04/94	818/94 – 819/94	14/01/95
471/93 – 476/93	21/08/93	250/94 – 258/94	7/05/94	1/95 – 3/95	21/01/95

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4/95 – 11/95	28/01/95	406/95 – 417/95	14/10/95	274/96 – 285/96	6/07/96
12/95 – 30/95	4/02/95	418/95 – 421/95	21/10/95	286/96 – 305/96	13/07/96
31/95 – 36/95	11/02/95	422/95 – 426/95	28/10/95	306/96 – 323/96	20/07/96
37/95 – 54/95	18/02/95	427/95 – 442/95	4/11/95	324/96 – 327/96	27/07/96
55/95 – 60/95	25/02/95	443/95 – 456/95	11/11/95	328/96 – 353/96	3/08/96
61/95 – 65/95	4/03/95	457/95 – 467/95	18/11/95	354/96 – 361/96	10/08/96
66/95 – 96/95	11/03/95	468/95 – 473/95	25/11/95	362/96 – 364/96	17/08/96
97/95 – 106/95	18/03/95	474/95 – 476/95	2/12/95	365/96 – 369/96	24/08/96
107/95 – 118/95	25/03/95	477/95 – 479/95	9/12/95	370/96 – 387/96	31/08/96
119/95 – 135/95	1/04/95	480/95 – 488/95	16/12/95	388/96 – 403/96	7/09/96
136/95 – 158/95	8/04/95	489/95 – 503/95	23/12/95	404/96 – 406/96	14/09/96
159/95 – 191/95	15/04/95	504/95 – 530/95	30/12/95	407/96 – 413/96	21/09/96
192/95 – 207/95	22/04/95	531/95 – 547/95	6/01/96	414/96 – 418/96	28/09/96
208/95 – 224/95	29/04/95	548/95 – 549/95	13/01/96	419/96 – 422/96	5/10/96
225/95 – 244/95	6/05/95	1/96 – 5/9	27/01/96	423/96 – 448/96	12/10/96
245/95 – 262/95	13/05/95	6/96 – 9/9	3/02/96	449/96 – 456/96	19/10/96
263/95 – 278/95	20/05/95	10/96	10/02/96	457/96 – 464/96	26/10/96
279/95 – 290/95	27/05/95	11/96 – 27/96	17/02/96	465/96 – 475/96	2/11/96
291/95 – 295/95	3/06/95	28/96 – 36/96	24/02/96	476/96 – 480/96	9/11/96
296/95 – 308/95	10/06/95	37/96 – 41/96	2/03/96	481/96 – 494/96	16/11/96
309/95 – 310/95	17/06/95	42/96 – 50/96	9/03/96	495/96 – 499/96	23/11/96
311/95 – 315/95	24/06/95	51/96 – 69/96	16/03/96	500/96 – 502/96	30/11/96
316/95 – 318/95	1/07/95	70/96 – 74/96	23/03/96	503/96 – 506/96	7/12/96
319/95 – 320/95	8/07/95	75/96 – 76/96	30/03/96	507/96 – 514/96	14/12/96
321/95 – 331/95	15/07/95	77/96 – 92/96	6/04/96	515/96 – 524/96	21/12/96
332/95 – 334/95	22/07/95	93/96 – 108/96	13/04/96	525/96 – 546/96	28/12/96
335/95 – 337/95	29/07/95	109/96 – 138/96	20/04/96	547/96 – 557/96	4/01/97
338/95 – 343/95	5/08/95	139/96 – 140/96	27/04/96	558/96 – 564/96	11/01/97
344/95 – 354/95	12/08/95	141/96 – 155/96	4/05/96	1/97 – 11/97	18/01/97
355/95 – 356/95	19/08/95	156/96 – 162/96	11/05/96		25/01/97
357/95 – 365/95	26/08/95	163/96 – 173/96	18/05/96	12/97 – 15/97	1/02/97
366/95 – 371/95	2/09/95	174/96 – 193/96	25/05/96	16/97 – 31/97	8/02/97
372/95 – 377/95	9/09/95	194/96 – 213/96	1/06/96	32/97 – 37/97	15/02/97
378/95 – 386/95	16/09/95		8/06/96	38/97 – 43/97	22/02/97
387/95 – 392/95	23/09/95	214/96 – 235/96	15/06/96	44/97 – 47/97	1/03/97
393/95 – 399/95	30/09/95	236/96 – 257/96	22/06/96	48/97 – 54/97	8/03/97
400/95 – 405/95	7/10/95	258/96 – 273/96	29/06/96	55/97 – 67/97	15/03/97

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68/97 – 85/97	22/03/97	403/97	29/11/97	414/98 – 425/98	8/08/98
86/97 – 93/97	29/03/97	407/97 – 417/97	6/12/97	426/98 – 431/98	15/08/98
94/97 – 95/97	5/04/97	418/97 – 431/97	13/12/97	432/98 – 439/98	22/08/98
96/97 – 105/97	12/04/97	432/97 – 450/97	20/12/97	440/98 – 459/98	29/08/98
106/97 – 112/97	19/04/97	451/97 – 498/97	27/12/97	460/98 – 473/98	5/09/98
113/97	26/04/97	499/97 – 521/97	3/01/98	474/98 – 487/98	12/09/98
114/97 – 137/97	3/05/97	522/97 – 533/97	10/01/98	488/98 – 489/98	19/09/98
138/97 – 144/97	10/05/97	534/97 – 540/97	17/01/98	490/98 – 500/98	26/09/98
145/97 – 158/97	17/05/97	1/98 – 6/98	24/01/98	501/98 – 512/98	3/10/98
159/97 – 170/97	24/05/97	7/98 – 16/98	31/01/98	513/98 – 516/98	10/10/98
171/97 – 180/97	31/05/97	17/98 – 18/98	7/02/98	517/98 – 538/98	17/10/98
181/97 – 194/97	7/06/97	19/98 – 23/98	14/02/98	539/98 – 560/98	24/10/98
195/97 – 211/97	14/06/97	24/98 – 35/98	21/02/98	561/98 – 568/98	31/10/98
212/97 – 222/97	21/06/97	36/98 – 70/98	28/02/98	569/98 – 570/98	7/11/98
223/97 – 226/97	28/06/97	71/98 – 84/98	7/03/98	571/98	14/11/98
227/97 – 235/97	5/07/97	85/98 – 87/98	14/03/98	572/98 – 593/98	21/11/98
236/97 – 249/97	12/07/97	88/98 – 109/98	21/03/98	594/98 – 599/98	28/11/98
250/97 – 259/97	19/07/97	110/98 – 118/98	28/03/98	600/98 – 607/98	5/12/98
260/97 – 266/97	26/07/97	119/98 – 120/98	4/04/98	608/98 – 616/98	12/12/98
267/97 – 270/97	2/08/97	121/98 – 142/98	11/04/98	617/98 – 630/98	19/12/98
271/97 – 282/97	9/08/97	143/98 – 148/98	18/04/98	631/98 – 651/98	26/12/98
283/97 – 291/97	16/08/97	149/98 – 161/98	25/04/98	652/98 – 700/98	2/01/99
292/97 – 294/97	23/08/97	162/98 – 163/98	2/05/98	701/98 – 720/98	9/01/99
295/97 – 324/97	30/08/97	164/98 – 176/98	9/05/98	721/98 – 722/98	16/01/99
325/97 – 330/97	6/09/97	177/98 – 185/98	16/05/98	1/99 – 3/99	23/01/99
331/97 – 337/97	13/09/97	186/98 – 202/98	23/05/98	4/99 – 9/99	30/01/99
338/97 – 343/97	20/09/97	203/98 – 232/98	30/05/98	10/99 – 12/99	6/02/99
344/97 – 348/97	27/09/97	233/98 – 246/98	6/06/98	13/99 – 45/99	13/02/99
349/97 – 350/97	4/10/97	247/98 – 261/98	13/06/98	46/99 – 54/99	20/02/99
351/97 – 358/97	11/10/97	262/98 – 268/98	20/06/98	55/99 – 66/99	27/02/99
359/97 – 364/97	18/10/97	269/98 – 282/98	27/06/98	67/99	6/03/99
365/97 – 370/97	25/10/97	283/98 – 326/98	4/07/98	68/99 – 84/99	13/03/99
371/97 – 377/97	1/11/97	327/98 – 362/98	11/07/98	85/99 – 88/99	20/03/99
	8/11/97	363/98 – 397/98	18/07/98	89/99 – 120/99	27/03/99
378/97 – 399/97	15/11/97	398/98 – 402/98	25/07/98	114/99	3/04/99
400/97 – 406/97	22/11/97	403/98 – 413/98	1/08/98	121/99 – 124/99	3/04/99

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125/99 – 197/99	10/04/99	574/99 – 590/99	25/12/99	475/00 – 491/00	9/09/00
198/99 – 218/99	17/04/99	591/99 – 621/99	1/01/00	492/00 – 509/00	16/09/00
219/99 – 225/99	24/04/99	622/99 – 632/99	8/01/00	510/00	23/09/00
226/99 – 233/99	1/05/99	633/99 – 637/99	15/01/00	511/00 – 518/00	30/09/00
234/99 – 247/99	8/05/99		22/01/00	519/00 – 528/00	7/10/00
248/99 – 299/99	15/05/99	1/00 – 8/00	29/01/00	529/00 – 548/00	14/10/00
300/99 – 330/99	22/05/99		5/02/00	549/00 – 557/00	21/10/00
331/99 – 335/99	29/05/99	9/00 – 17/00	12/02/00	558/00 – 561/00	28/10/00
336/99 – 338/99	5/06/99	18/00 – 59/00	19/02/00	562/00 – 572/00	4/11/00
339/99 – 348/99	12/06/99	60/00 – 126/00	26/02/00	573/00 – 579/00	11/11/00
349/99 – 352/99	19/06/99	127/00 – 137/00	4/03/00	580/00 – 587/00	18/11/00
353/99 – 356/99	26/06/99	138/00 – 140/00	11/03/00	588/00 – 597/00	25/11/00
357/99 – 375/99	3/07/99	141/00 – 158/00	18/03/00	598/00 – 604/00	2/12/00
376/99 – 378/99	10/07/99	159/00 – 173/00	25/03/00	605/00 – 614/00	9/12/00
379/99 – 382/99	17/07/99	174/00 – 190/00	1/04/00	615/00 – 624/00	16/12/00
383/99 – 390/99	24/07/99	191/00 – 212/00	8/04/00	625/00 – 632/00	23/12/00
391/99	31/07/99	213/00 – 216/00	15/04/00	633/00 – 661/00	30/12/00
392/99 – 394/99	7/08/99	217/00 – 221/00	22/04/00	662/00 – 693/00	6/01/01
395/99 – 402/99	14/08/99	222/00 – 231/00	29/04/00	694/00 – 695/00	13/01/01
403/99	21/08/99	232/00 – 238/00	6/05/00	1/01 – 2/01	20/01/01
404/99 – 411/99	28/08/99	239/00 – 249/00	13/05/00	3/01	27/01/01
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432/99 – 438/99	18/09/99	284/00 – 308/00	3/06/00	20/01 – 22/01	17/02/01
439/99 – 441/99	25/09/99	309/00 – 314/00	10/06/00	23/01 – 26/01	24/02/01
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513/99 – 524/99	20/11/99	434/00 – 447/00	5/08/00	78/01 – 92/01	21/04/01
525/99 – 527/99	27/11/99	448/00 – 451/00	12/08/00	93/01 – 106/01	28/04/01
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543/99 – 547/99	11/12/99	458/00 – 466/00	26/08/00	115/01 – 134/01	12/05/01
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LIST OF INSURERS Licensed to Transact Business
under the *Insurance Act* is published with this issue.

(6968) 30

On trouvera dans ce numéro la liste des assureurs
autorisés à faire des affaires aux termes de la *Loi sur les
assurances*.

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

**A. ANASTASIO & SONS TRUCKING
COMPANY INC.**
NEW HAVEN, CT

ARM BRIGHT TRANSPORT INC
SCARBOROUGH, ON

CAMPBELL, ALAN, E.
NIAGARA FALLS, ON

CESARONI, MICHAEL, P.
AJAX, ON

CFA ENTERPRISES INC
BRAMPTON, ON

CHARLEBOIS, JONATHAN, A.
SUDBURY, ON

COUET TRANSPORT INC.
LAC MAGANTIC, QC

DEMPSEY, JAMES, N.
GARSON, ON

DISTRIBUTIONS GYPCO (1988) INC.
ANJOU, QC

DOMINION CITRUS LIMITED
ETOBICOKE, ON

FS TRUCKING & CARTAGE INC.
WESTON, ON

GLF TRANSPORTATION LTD.
OAKVILLE, ON

GOLD LINE TRANSPORT INC.
BRAMPTON, ON

HACHEZ, ALEXANDRE
KAPUSKASING, ON

HAWKEYE COURIER AND FREIGHT INC
THUNDER BAY, ON

JESSE FREIGHTLINES LTD
CONCORD, ON

J.L. LOGISTICS INC.
DRUMMONDVILLE, QC

JOHNSON, KEVIN, L
LISTOWEL, ON

K H CARRIER INC.
BRAMPTON, ON

KLOPOTOWSKI, MARIAN
MISSISSAUGA, ON

L.S. TRANSPORT INC.
COQUITLAM, BC

LAMBERT, GARRY, P.
DORCHESTER, ON

LANDRY, J-FLORIAN
NORLAND, R1, ON

LARRY TRANS. INC.
ST-CHRYSTOSTOME, QC

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1477

MAIL POSTE

Canada Post Corporation / Société canadienne des postes

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Lettermail

Poste-lettre

1680563

LION LOGISTICS INC. TORONTO, ON	VARACALLI, ROSARIO WINDSOR, ON	3906698 CANADA INC. WINDSOR, ON
MANVIRS TRANSPORT LTD. BRAMPTON, ON	VENTES AMYOT & GADBOIS INC POINTE CLAIRE, QC	2424-1515 QUEBEC INC. SHERRINGTON, QC
MARTIN, MURRAY DRAYTON, R2, ON	WILSON, JUNIOR, ANTHONY BRAMPTON, ON	9090-8351 QUEBEC INC. ASCOT CORNER, QC
OUTRIDER EXPRESS LTD. COOKSTOWN, R2, ON	724992 ONTARIO INC DRYDEN, ON	9094-0396 QUEBEC INC. STE-THERESE, QC
OYSTRYK, GEORGE, J. BIGGAR, SK	918876 ALBERTA LTD. SUNDRE, AB	9077-2864 QUEBEC INC. SAINT-JEROME, QC
SINGH, MANJINDER ETOBICOKE, ON	1010965 ONTARIO LTD. TILLSONBURG, ON	9083-3971 QUEBEC INC. BROMONT, QC
TAW TRUCKING INC. SAEGERTOWN, PA	1254700 ONTARIO INC PORT HOPE, ON	9097-9246 QUEBEC INC. SAINTE-ROSE-DE-WATFORD, QC
TOTH, ANDOR, S. LONDON, ON	1418148 ONTARIO INC MISSISSAUGA, ON	9102-4968 QUEBEC INC. CABANO, QC
TRIPLE K CARRIERS INC. BRAMPTON, ON	1443734 ONTARIO LTD. ORLEANS, ON	9103-6848 QUEBEC INC. STE-MADELEINE, QC
PIN TO PIN EXPRESS INC BRAMPTON, ON	1447208 ONTARIO INC HARTY, ON	9105-1474 QUEBEC INC. LASALLE, QC
PROP-COM MANAGEMENT INC GLOUCESTER, ON	1467290 ONTARIO LIMITED ST THOMAS, ON	J. Greig Beatty Manager / Chef de Service
SOUCH, MARTY, C. PETROLIA, ON	1483567 ONTARIO LTD. SCARBOROUGH, ON	
USED CAR & TRUCK CENTER INC. PALM BAY, FL	3584577 CANADA INC. HULL, QC	

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

1290816 Ontario Inc. **45975**
8 Borden St., Brantford, ON N3R 2G8

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Brant and Norfolk.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990 Chapter P. 54.

1362260 Ontario Inc. **45890**
61 Erie St. S., Leamington, ON N8H 3A8

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the County of Essex to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

1. there shall be no pick up or discharge of passengers except at point of origin;
2. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regu-

lation 982 under the *Public Vehicles Act*, RSO 1990 Chapter P. 54, each having a maximum seating capacity of twelve (12) passengers exclusive of the driver.

45890-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the County of Essex.

PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin;

the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990 Chapter P. 54, each having a maximum seating capacity of twelve (12) passengers exclusive of the driver.

Felix D'Mello
Board Secretary/
Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2001-6-13	
BROWN ELECTRICAL CONTRACTORS LIMITED	548441
DESPOND MARKETS LIMITED	308362
DUDLEY BROS. EXCAVATING INC.	715669
1468834 ONTARIO INC.	1468834
2001-6-14	
A&E HOME IMPROVEMENT INC.	1278271
CENTRE STREET DEVELOPMENT LIMITED	746209
CORRUGATED MICROSYSTEMS INC.	619281
LEGATE'S PHARMACY LIMITED	154013
POMIAN HOLDINGS LIMITED	126128
741910 ONTARIO LIMITED	741910
750278 ONTARIO LIMITED	750278
765372 ONTARIO LIMITED	765372
951478 ONTARIO INC.	951478
999206 ONTARIO LIMITED	999206
999207 ONTARIO LIMITED	999207
1052081 ONTARIO LIMITED	1052081
1336419 ONTARIO INC.	1336419
2001-6-17	
ROYLY GARMENT INC.	1222215
2001-6-19	
BENCHMARK-THREE HYDROCARBONS INC.	851064
DOT MECHANICAL INC.	1178540
1225069 ONTARIO INC.	1225069
2001-6-25	
MATADEEN'S TRADING INC.	1147257
1013816 ONTARIO LIMITED	1013816
2001-6-27	
CHRAPKO CONSTRUCTION LIMITED	80258
2001-6-29	
BACH-MCDOUGAL HOLDINGS INC.	885246
1383216 ONTARIO LIMITED	1383216
2001-7-3	
INSTITUTE OF ENVIRONMENTAL RESEARCH INCORPORATED	237150
2001-7-4	
CANADIAN REMEDIATION SERVICES LTD.	974189
2001-7-5	
DON HENRY HEATING LIMITED	818262
815441 ONTARIO LTD.	815441

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-7-6	
BEMME INC.	746751
ELMON DIVERSIFIED INC.	561623
552767 ONTARIO INC.	552767
2001-7-9	
CADGRAPHIC DESIGN LTD.	790297
DOUBLE LUCKY TRADING INC.	1402046
JIJO KID'S FASHION & ACCESSORIES INC.	1362096
MEI LIN CHINESE CUISINE LTD.	864435
923979 ONTARIO LIMITED	923979
1470641 ONTARIO INC.	1470641
1470642 ONTARIO INC.	1470642
2002241 ONTARIO INC.	2002241
2002242 ONTARIO INC.	2002242
2001-7-10	
ARM-CAN GENERAL CONTRACTING INC.	1344242
CARLETON TRAVEL SERVICES LIMITED	362047
CIRCLE TRADING CONSULTANTS INC.	1139985
D. MATHER CONSTRUCTION CO. LTD.	284880
HEALTHY PIZZAZZ DIAMOND INC.	1269530
MONTPELLIER PROPERTIES LTD.	477510
PARK RESIDENCES LIMITED	282779
SCANTRO INTERNATIONAL INC.	534215
SHIRLEY GRAN INVESTMENTS LIMITED	951885
1034782 ONTARIO INC.	1034782
1373137 ONTARIO LIMITED	1373137
2001-7-11	
ATLAS IMPORTERS-EXPORTERS & WHOLESALERS INC.	1301447
DERELCO COMPANY LIMITED	201620
PHOENIX HEDGE FUND CORPORATION	1236799
SUNSHINE PARASOL LTD.	1153255
THORNTON K. BROWN INTERIORS INC.	247411
THREE EIGHT INVESTMENTS INC.	825582
TIAN & MING TECHNOLOGIES INC.	1326731
1294582 ONTARIO INC.	1294582
1319788 ONTARIO LIMITED	1319788
1444783 ONTARIO CORPORATION	1444783
2001-7-12	
RUTHART ENTERPRISES LTD.	452624
SELTON ENGINEERING CONSTRUCTION INC.	823639
TARAY INTERNATIONAL INC.	1219915
THE ALPS FOODS LIMITED	213854
2001-7-13	
SRI SAI KRUPA LTD.	1346887

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

**Cancellations for Cause
(Business Corporations Act)
Annulation à juste titre
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that, by orders under Section 240 of the *Business Corporations Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved: The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

2001-7-18

ACTON DISPOSAL SERVICES LIMITED1193120

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

30/01

**Notice of Default in Complying with the
Corporations Information Act
Notice de non-observation de la loi sur les
renseignements exigés des compagnies
et des associations**

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

2001-7-16

PAUL-BRIAN PHASE ONE ENTERPRISES LIMITED590013

2001-7-17

E & P PAPU SERVICES INC.1441512

WARSHIELDS ENTERPRISES INC.1437136

1448008 ONTARIO LIMITED1448008

2001-7-18

EMILIA MASONRY LIMITED1239455

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

30/01

**Cancellation of Certificates of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificats de constitution en
personne morale
(Non-respect de la loi sur l'imposition
des personnes morales)**

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 2nd July, 2001 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 2 juillet 2001 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

289959 ONTARIO INC.289959

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

30/01

**Cancellation of Certificates of
Incorporation
(Business Corporations Act)
Annulation de certificat de constitution
en personne morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241 (4) of the *Business Corporations Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la compagnie
de la compagnie :	en Ontario

2001-1-5

W.R. DAWE SERVICES INC.1443643

2001-1-24

1443812 ONTARIO INC.1443812

1461091 ONTARIO LTD.1461091

2001-1-26

1461280 ONTARIO INC.1461280

1461281 ONTARIO INC.1461281

1461391 ONTARIO INC.1461391

BUMP N HUSTLE INC.1461301

2001-2-5

1462554 ONTARIO INC.1462554

1462824 ONTARIO INC.1462824

1462827 ONTARIO INC.1462827

EXECUTIVE FURNISHED SUITES LIMITED.1462567

INNOVATIVE INFORMATION SYSTEMS LIMITED1462568

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2001-2-7	
1463047 ONTARIO INC.....	1463047
2001-2-9	
GLYN'S AUTOMOTIVE SERVICES LTD.	1463223
THE AVANTE GROUP OF COMPANIES LIMITED.	1463235
1463253 ONTARIO INC.....	1463253
2001-2-16	
ZAK GHANIM ARCHITECT LTD.	1464333
2001-2-20	
PARCEL EXPRESS INC.....	1464718
2001-2-21	
JESBN INC.	1465115
2001-7-13	
ACTION QUEST GAMES INC.	1422710
GREAT WHITE WHEELS LTD.	1420818
M.A.M. ENTERPRISES INC.	1413063
PEBBLEWAY ESTATES INC.....	1423202
PORTLAND POTTERY INC.	1422714
1381414 ONTARIO LIMITED	1381414
1419511 ONTARIO INC.....	1419511
1422715 ONTARIO INC.....	1422715
1422799 ONTARIO INC.....	1422799

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

30/01

Co-operative Corporations Act (Certificate of Amendment of Articles Issued) Loi sur les sociétés coopératives (Certificat de modification de statut)

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, amendment to article have been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* la modification suivante a été apportée au statut de la compagnie mentionnée ci-dessous :

Date of Incorporation: Date de constitution :	Name of Co-operative: Nom de la Coopérative :	Effective Date Date d'entrée en vigueur
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1990-7-5	Priory Square Co-operative Homes Inc. Change its name to: Cole Road Co-operative Community Inc.	2001-7-13
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1993-10-1	Timiskaming-Algoma-Sudbury-Cochrane Workers' Co-operative Inc. Change its name to: Nawabic Co-operative Inc.	2001-7-12
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JOHN M. HARPER,
Director, Compliance
Licensing and Compliance Division
by delegated authority from
Dina Palozzi
Superintendent of Financial Services.
Directeur, Observation des lois et des règlements
Division de la délivrance des permis et de
l'observation des lois et des règlements
en vertu de pouvoirs délégués par
Dina Palozzi
surintendante des services financiers.

30/01

Environmental Assessment Act Loi sur les évaluations environnementales

NOTICE OF EXTENSION OF MINISTRY OF NATURAL RESOURCES EXEMPTION ORDER MNR-59/2 (O. REG. 83/94) FOR CARRYING OUT THE PROVINCIAL PARKS PROGRAM

Re: Exemption Order MNR-59/2 (O. Reg. 83/94) for carrying out the Provincial Parks Program, including:

- implementing park management and development plans;
- managing provincial parks and areas recommended as provincial parks prior to the approval of a park management plan;
- developing sewage and water works within or for provincial parks;
- acquiring land to amend the boundaries of provincial parks; and,
- amending and rescinding boundary regulations for provincial parks.

Proponent: Ministry of Natural Resources (MNR)

EA File No: NR-AA-02

Condition 19 (1) of Exemption Order MNR-59/2 (the "order") for the above undertaking (the "undertaking"), which was published as Ontario Regulation 83/94 as extended by notices published in the *Ontario Gazette* on January 6, 1996, February 15, 1997, August 1, 1998, and June 30, 1999, provides that the order expires on October 31, 2001, except that the Minister of the Environment may extend this expiry date by notice in *The Ontario Gazette*.

TAKE NOTICE that the exemption for the undertaking has been extended to provide time for the Ministry of Natural Resources (MNR) to obtain approval for the undertaking. This does not affect the possibility of future extensions under condition 19 (1) of the order. This order will now expire on October 31, 2001, unless MNR, by October 30, 2001, submits a Class Environmental Assessment (Class EA) for the undertaking. If MNR so submits the Class EA, the order expires on the date a decision to approve the Class EA is made or 60 days after a decision not to approve the Class EA is made. However, if MNR has not submitted the Class EA by October 30, 2001, the order expires October 31, 2001.

Condition 19 of the approval for the above Exemption Order which was approved on the 30th day of June, 1999, by Order in Council No. 332/94, will, in effect, now read:

- (1) Despite subcondition (3), the Minister of the Environment, upon written request of MNR, may extend the expiry date of this order by notice in *The Ontario Gazette*.
- (2) If MNR has submitted a Class EA related to the undertaking by October 30, 2001 this order expires 60 days after the Lieutenant Governor in Council's decision whether or not to approve the class EA is made.
- (3) If MNR has not submitted a Class EA related to the undertaking by October 30, 2001, this order expires October 31, 2001.

All other terms and conditions remain the same.

Dated at Toronto, this 26th day of June, 2001.

(6969) 30

ELIZABETH WITMER,
Minister of the Environment

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament Demandes au Parlement provincial

THE CITY OF OTTAWA

NOTICE IS HEREBY GIVEN that, on behalf of the City of Ottawa ("City"), application will be made to the Legislative Assembly of the Province of Ontario for an Act to re-enact the authority obtained by the former Cities of Ottawa, Nepean and Gloucester in respect of the matters set out below.

1. To pass by-laws respecting garbage removal and grass and weeds cutting on boulevards by requiring the owners of land at their own expense to cut the grass and weeds in accordance with the City's prescribed standards, to remove the cuttings whenever the growth of grass or weeds exceeds 10 cm in height or more and to clear away and remove garbage or other debris from the boulevard portion of the highways abutting their land. The by-law may exempt one or more classes of owners from doing the things described and may designate areas and highways to which the standards and requirements apply and the standards and requirements may vary according to designated area or designated highway. If an owner of land fails to comply with the by-law within a specified time, the City may do the work or arrange for the work to be done and the City may recover all expenses, including administrative fees, from the owner by action or it may collect them in like manner as municipal taxes.

2. To pass by-laws authorizing the removal of vehicles or objects placed or abandoned on property belonging to the City, including highways, in contravention of any by-law and the costs of removal and storage are a lien on it and may be levied against the owner of the vehicle or object. The by-law does not apply to motor vehicles displaying current license plates.

3. To enable the City to exercise greater control over the demolition or removal of buildings and structures designated under Part IV, Conservation of Buildings of Historic or Architectural Value, and Part V, Heritage Conservation Districts, of the *Ontario Heritage Act* in those circumstances where no replacement building or structure is planned. It will provide that City Council may refuse an application for the demolition or removal of a building or structure where it is deemed appropriate by City Council unless the owner has obtained a building permit to erect a new building on the site of the building or structure sought to be demolished or removed and the owner is subject

to the requirement that construction of such new building be substantially complete within two years of the commencement of the demolition or removal of the building or structure on the designated property, and 180 days have elapsed from the date of the decision of City Council to refuse the demolition or removal of the building or structure on the designated property.

4. Where the City is authorized to pass by-laws for licensing any business, City Council or a committee thereof, to be known as the License Committee, subject to the *Statutory Powers Procedure Act*, is authorized to suspend or revoke any such license or to impose conditions as a requirement of obtaining, continuing to hold or renewing a license, including special conditions.

5. Where the City is authorized to pass by-laws for licensing any business, the City may by by-law authorize the Chief License Inspector of the City, or other municipal official named in the by-law, to suspend in situations that City Council considers emergency and extraordinary circumstances any such license for such time up to 2 weeks and subject to such conditions as the by-law may require, but before suspending provide the licensee with the reasons for the suspension either orally or in writing and an opportunity to respond thereto.

6. To pass by-laws requiring the driver of any class of motor vehicle that is regulated under a business licensing by-law to surrender for reasonable inspection, upon demand of a municipal official or inspector, his or her driver's license issued under the *Highway Traffic Act* or under the law of another jurisdiction and the permit for the vehicle issued under the *Highway Traffic Act* or under the law of another jurisdiction.

7. To limit the number of licenses issued to itinerant sellers or owners and operators of refreshment vehicles or limit the number of licenses issued to any class of itinerant sellers or owners and operators of refreshment vehicles.

8. To extend the existence of the licensing by-laws of the old municipalities that were to expire on the later of five years after the day on which it comes into force and January 1, 2006.

9. To pass by-laws:

(a) for numbering the buildings and lots or units along private roadways and for affixing numbers to the buildings, and for charging the owner or occupant of the building, lot or unit with the expense incident to the numbering. The expense may be recovered in like manner as municipal taxes, and, if paid by the occupant, subject to any agreement between the occupant and the owner, may be deducted from the rent payable to the owner;

(b) for keeping a record of the private roadways and of the numbers of the buildings and lots or units for public inspection;

(c) for naming and renaming private roadways and for affixing the names at the corners thereof, and for charging the owner or, in the case of a condominium, the condominium corporation, with the expense incident to the naming and renaming private roadway. The expense may be recovered in like manner as municipal taxes; for delegating to either a committee of Council or to an appointed officer of the City identified in the by-law either by name or by position occupied, any of the Council's powers or authority under this clause;

(d) for requiring that the owner of a private roadway or a condominium corporation enter into one or more agreements with the City on such terms and conditions as Council considers expedient, including the provision and maintenance by the owner or the condominium corporation at their sole risk and expense and to the satisfaction of the City, respecting any of the above matters; and for terminating the agreement on such terms and conditions as the City considers expedient.

10. To pass a by-law prescribing fees, including administrative costs, for the inspection and monitoring of real property in respect of maintenance and occupancy standards prescribed by by-law of the City where an owner has failed to comply with a final order given

under that by-law. The by-law may require the owner of the property to pay the fees prescribed for each inspection that reveals that one or more items in the final order have not been complied with within the time prescribed in that order. The fees and charges payable are a lien on the real property and may be collected in like manner as municipal taxes.

11. To re-enact Section 5 of the *City of Ottawa Act, 1996* to provide that a by-law passed under that Act or amended in accordance with the *City of Ottawa Act, 1999* shall apply to any highway located within the municipal area of the old municipality of the Corporation of the City of Ottawa.

A copy of the draft bill is available in the office of the City Clerk, Ottawa City Hall, 110 Laurier Avenue West, Ottawa.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Ottawa, this 22nd day of June, 2001.

J. JERALD BELLOMO, City Solicitor
The City of Ottawa
City Hall, Legal Services
110 Laurier Avenue West, 3rd floor
Ottawa, Ontario K1P 1J1
Solicitor for the Applicant.

(3648) 27-30

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT
R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWN OF HALTON HILLS

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Thursday, August 23, 2001 at the Finance Department, Town of Halton Hills Civic Centre.

The tenders will then be opened in public on the same day at 3:15 p.m. local time.

Description of Land(s)	Minimum Tender Amount
Part Lot 25, Concession 3 ESQ Town of Halton Hills Region of Halton.	\$6,330.12

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

JACKIE TURBITT,
Tax Sales Clerk,
The Corporation of the Town of
Halton Hills,
1 Halton Hills Drive,
Georgetown, Ontario L7G 5G2

(3658) 30

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE TOWN OF MILTON

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 11:00 a.m. local time on August 29, 2001 at the Town of Milton Municipal Office, 43 Brown Street, Milton Ontario L9T 5H2.

The tenders will then be opened in public on the same day at the Town of Milton Municipal Office, Committee Room.

Description of Land(s)	Minimum Tender Amount
Roll No. 24.09.090.040.11801 Vacant land described as PT Lots 19 and 20, Con 2 Trafalgar, North of Dundas Street as in 80176, except 166134 Town of Milton, Regional Municipality of Halton (Formerly Township of Trafalgar). Last instrument containing the same description 852203. Municipal Address of 00000 Lower Base Line, Milton, Ontario 93.79 AC	\$53,672.32
Roll No. 24.09.090.110.03120 PT Lot 7, Con 2 Trafalgar New Survey PT 2, 20R6492 Town of Milton, Regional Municipality of Halton (Formerly Town of Oakville). Last instrument containing the same description 852204. Municipal Address of 00000 25 Highway, Milton Ontario 2.00 AC	\$15,676.84

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being chapter M.60 of the Revised Statutes of Ontario, 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus the accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

L. WILLIAMSON,
Coordinator, Purchasing,
The Corporation of the Town
of Milton,
43 Brown Street, Milton
Ontario L9T 5H2
(905) 878-7252 ext. 2138

(3659) 30

MUNICIPAL TAX SALES ACT
R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE TOWNSHIP OF NORTH GLENGARRY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on September 5, 2001 at Township of North Glengarry.

The tenders will then be opened in public on the same day at 3:15 p.m.

Property #	Description of Land(s)	Minimum Tender Amount
32	Lot 5, Block F, West of Main Street, Hamlet of Greenfield, Kenyon Ward (Vacant Land)	\$3,560.96
37	Part of Lot 21, Concession 8, Part 1 on 14R-1369, Kenyon Ward (Vacant Land)	\$3,816.68
38	Part of Lot 25, Concession 8, Village of Dunvegan, Kenyon Ward (Vacant Land)	\$22,874.43
39	Part of Lot 25, Concession 8, Village of Dunvegan, Kenyon Ward (Residential Unit)	\$9,005.82
63	Lot 3 in Block "K" on Registered Plan 27, in the 2nd Concession, part of the Plan of the Village of Glen Robertson, Lochiel Ward (Vacant Land).	\$3,570.78
68	Pt Lot 4, Block "X" on Registered Plan 27, in the Village of Glen Robertson, Lochiel Ward (Vacant Land).	\$20,613.90
69	Lot 2, Block M on Registered Plan 27, in the Village of Glen Robertson, Lochiel Ward (Vacant Land).	\$3,138.61
70	Part of Lot 6 in the 1st Concession, Village of Glen Robertson, Lochiel Ward (Vacant Land).	\$2,495.76

Property #	Description of Land(s)	Minimum Tender Amount
84	Part of Lot 38, Concession 3, Lochiel Ward (Vacant Land).	\$3,240.46
102	Part of Lot 78, Plan 2, North side of St. James Street and on the West side of the Town Line and South of Lochiel Street, Alexandria Ward (Residential Unit)	\$7,155.49
110	Part of Lot 7, Plan 5, South of Peel Street, East of Main Street, Part 1, RP14R1840, Alexandria Ward (Vacant Land)	\$7,136.41
115	North part of subdivision of Lot 5 on the north side of Kenyon Street and East side of Glencoe Street, Plan Number 33, Alexandria Ward (Vacant Land)	\$5,629.58

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

JOHANNA LEVAC (ANNIE),
Treasurer,
Township of North Glengarry,
Box 700, 90 Main Street South,
Alexandria, Ontario K0C 1A0
Phone 613-525-1110
Fax: 613-525-1649.

(3660) 30

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2001—07—28

ONTARIO REGULATION 271/01

made under the

MUNICIPAL ACT

Made: July 6, 2001

Filed: July 9, 2001

Amending O. Reg. 384/98

(Taxes — Universities and Other Institutions)

Note: Ontario Regulation 384/98 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Section 1 of Ontario Regulation 384/98 is revoked and the following substituted:

1. For 1998, 1999, 2000 and 2001, \$75 is prescribed for the purposes of subsections 157 (1), (3), (4), (5) and (6) of the Act.

JAMES M. FLAHERTY
Minister of Finance

Dated on July 6, 2001.

30/01

ONTARIO REGULATION 272/01

made under the

HEALTH INSURANCE ACT

Made: July 6, 2001

Filed: July 9, 2001

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since the end of 2000, Regulation 552 has been amended by Ontario Regulations 14/01, 66/01, 183/01 and 250/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) The definition of “schedule of benefits” in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“schedule of benefits” means the Ministry of Health and Long-Term Care document titled “Schedule of Benefits — Physician Services under the *Health Insurance Act* (April 1, 2001)” and includes all amendments dated July 1, 2001 and August 13, 2001;

(2) Subsection 1 (4) of the Regulation is revoked and the following substituted:

(4) The “[Commentary ...]” portions of the Ministry of Health and Long-Term Care document titled “Schedule of Benefits — Physician Services under the *Health Insurance Act* (April 1, 2001)” and including the amendments dated July 1, 2001 and August 13, 2001, do not

form part of the schedule of benefits for the purposes of this Regulation.

2. (1) Paragraph 27 of subsection 24 (1) of the Regulation is revoked.

(2) Subsection 24 (1) of the Regulation is amended by adding the following paragraph:

27. The fitting or evaluation of hearing aids and tinnitus maskers.

(3) Paragraph 2 of subsection 24 (2) of the Regulation is amended by striking out “25, 26 or 27” and substituting “25 or 26”.

(4) Paragraph 2 of subsection 24 (2) of the Regulation is amended by striking out “25 or 26” and substituting “25, 26 or 27”.

(5) Subsection 24 (4) of the Regulation is revoked.

(6) Section 24 of the Regulation is amended by adding the following subsection:

(4) The following services rendered by physicians are deemed not to be insured services:

1. Physical therapy and therapeutic exercise, including thermal therapy, light therapy, ultrasound therapy, hydrotherapy, massage therapy, electrotherapy, magnetotherapy, transcutaneous nerve stimulation and biofeedback.

3. (1) Except as provided in subsection (2), this Regulation shall be deemed to have come into force on July 1, 2001.

(2) Section 1 and subsections 2 (2), (4) and (6) come into force on August 13, 2001.

30/01

ONTARIO REGULATION 273/01

made under the

SECURITIES ACT

Made: May 4, 2001

Filed: July 10, 2001

Amending Reg. 1015 of R.R.O. 1990
(General)

Note: Since the end of 2000, Regulation 1015 has been amended by Ontario Regulations 67/01, 91/01 and 126/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Subsection 209 (1) of Regulation 1015 of the Revised Regulations of Ontario, 1990 is amended by adding “and” at the end of clause (h), by striking out “and” at the end of clause (i) and by revoking clause (j).

(2) Clause 209 (10) (a) of the Regulation is amended by striking out “clauses (1) (a) to (j)” and substituting “clauses (1) (a) to (i)”.

2. The definition of “networking arrangement” in subsection 219 (1) of the Regulation is revoked.

3. Section 229 of the Regulation is revoked.

4. This Regulation comes into force on the day that the rule made by the Ontario Securities Commission on May 4, 2001 entitled “National Instrument 33-102 Regulation of Certain Registrant Activities” comes into force.

ONTARIO SECURITIES COMMISSION:

HOWARD WETSTON
Vice Chair

ROBERT W. DAVIS
Commissioner

Dated on May 4, 2001.

Note: The rule made by the Ontario Securities Commission on May 4, 2001 entitled “National Instrument 33-102 Regulation of Certain Registrant Activities” comes into force on August 1, 2001.

30/01

ONTARIO REGULATION 274/01

made under the

EDUCATION ACT

Made: July 4, 2001

Filed: July 10, 2001

SECONDARY SCHOOL TEACHING ASSIGNMENTS

CREDIT COURSES

Credit courses

1. Subject to sections 2 and 3, for the purposes of the calculation required by subsection 170.2.1 (2) of the Act,

- (a) a credit course in which a full credit may be earned shall be counted as 1;
- (b) a credit course in which a partial credit or more than one full credit may be earned shall be counted on a prorated basis.

Credit courses

2. For the purposes of the calculation required by subsection 170.2.1 (2) of the Act, a special education course or program in which a partial credit may be earned and in which instruction is provided for at least 110 hours but no more than 120 hours during the school year shall be counted as 1.

Credit courses

3. For the purposes of the calculation required by subsection 170.2.1 (2) of the Act, a special education course or program in which a partial credit, one full credit or more than one full credit may be earned and in which instruction is provided for less than 110 hours or more than 120 hours during the school year shall be counted by dividing the hours of instruction during the school year by 110.

CREDIT-EQUIVALENT COURSES, EQUIVALENT PROGRAMS AND PROGRAMS OF SPECIAL DUTIES

Credit-equivalent courses, equivalent programs and programs of special duties

4. (1) The following are credit-equivalent courses for the purposes of section 170.2.1 of the Act:

- 1. A special education course or program that is not eligible for credit.
- 2. An English as a Second Language (ESL) or actualisation linguistique en français (ALF) course or program that is not eligible for credit.

(2) The following are equivalent programs for the purposes of section 170.2.1 of the Act:

- 1. A Teacher Adviser Program, as described in the Ministry publication entitled “Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999”.
- 2. A remedial program the purpose of which is to assist pupils at risk of not completing or of significantly under-achieving in a credit course or a course or program that is required for an Ontario Secondary School Diploma, an Ontario Secondary School Certificate or a Certificate of Accomplishment granted by the Minister.
- 3. A program for supervision of pupils.
- 4. A substitution program that provides for classroom teachers to substitute for absent classroom teachers in providing instruction or supervision in eligible programs.

(3) The following are programs of special duties for the purposes of section 170.2.1 of the Act:

- 1. A guidance program.
- 2. A library program.
- 3. A chaplaincy program in a school governed by a Roman Catholic board or a board of a Protestant separate school.
- 4. An information technology support program.

Credit-equivalent courses and equivalent programs

5. For the purposes of the calculation required by subsection 170.2.1 (2) of the Act, a credit-equivalent course described in subsection 4 (1) or an equivalent program described in paragraph 1 or 2 of subsection 4 (2) in which instruction is provided for at least 110 hours but no more than 120 hours during the school year shall be counted as 1.

Credit-equivalent courses and equivalent programs

6. For the purposes of the calculation required by subsection 170.2.1 (2) of the Act, a credit-equivalent course described in subsection 4 (1) or an equivalent program described in paragraph 1 or 2 of subsection 4 (2) in which instruction is provided for less than 110 hours or more than 120 hours during the school year shall be counted by dividing the hours of instruction during the school year by 110.

Equivalent programs

7. (1) For the purposes of the calculation required by subsection 170.2.1 (2) of the Act, an equivalent program described in paragraph 3 or 4 of subsection 4 (2) shall be counted by dividing the hours of instruction or supervision provided in the program by 110.

(2) Despite subsection (1), for the purposes of the calculation required by subsection 170.2.1 (2) of the Act, a board may in its discretion subtract any amount it sees fit from the amount obtained under subsection (1), to reduce that amount to a lesser amount or to zero.

Equivalent programs

8. Despite sections 5, 6 and 7, for the purposes of the calculation required by subsection 170.2.1 (2) of the Act, the maximum average number for which the total of the equivalent programs described in subsection 4 (2) may be counted is 0.42.

Programs of special duties

9. (1) For the purposes of the calculation required by subsection 170.2.1 (2) of the Act, a program of special duties described in subsection 4 (3) in which a classroom teacher is assigned to perform duties for at least 110 hours but no more than 120 hours during the school year shall be counted as 1.

(2) For the purposes of the calculation required by subsection 170.2.1 (2) of the Act, a program of special duties described in subsection 4 (3) in which a classroom teacher is assigned to perform duties for less than 110 hours or more than 120 hours during the school year shall be counted by dividing the hours of instruction during the school year by 110.

(3) Despite subsections (1) and (2), for the purposes of the calculation required by subsection 170.2.1 (2) of the Act, the following rules apply to the counting of programs of special duties described in subsection 4 (3):

1. A board may count no more than 12.5 per cent of its classroom teachers in relation to all of the programs of special duties described in subsection 4 (3).
2. Programs of special duties described in subsection 4 (3) in relation to an individual classroom teacher shall be counted only to the extent that counting them brings the total number of eligible programs for that classroom teacher up to 6.67.

When teacher considered assigned

10. (1) For the purposes of section 170.2.1 of the Act, a classroom teacher is considered to be assigned to provide instruction in a credit course or a credit-equivalent course only when,

- (a) the teacher is the person assigned in his or her regular timetable to provide instruction in the course;
- (b) one or more pupils are assigned in a regular timetable to receive instruction from that teacher in the course;
- (c) the teacher is qualified under the Act to provide the instruction; and
- (d) the teacher providing the instruction is responsible for the instruction in the course, the evaluation of the progress of the pupils in the course and reporting to the principal on the progress of the pupils in the course.

(2) For the purposes of section 170.2.1 of the Act, a classroom teacher is considered to be assigned to provide instruction in a Teacher Adviser Program described in paragraph 1 of subsection 4 (2) or in a remedial program described in paragraph 2 of subsection 4 (2) only when,

- (a) the teacher is the person assigned in his or her regular timetable to provide instruction in the Teacher Adviser Program or remedial program, as the case may be;
- (b) one or more pupils are assigned in a regular timetable to receive instruction from that teacher in the Teacher Adviser Program or remedial program; and
- (c) in the case of a remedial program, the teacher is qualified under the Act to provide instruction in the course or program for which assistance is being provided in the remedial program.

(3) For the purposes of section 170.2.1 of the Act, a classroom teacher is considered to be assigned to provide supervision in a program described in paragraph 3 of subsection 4 (2) only when the

teacher is assigned in his or her regular timetable to provide the supervision during the period of time in a school day that,

- (a) begins at the start of the first regularly scheduled class of the school day in the school; and
- (b) ends at the end of the last regularly scheduled class of the school day in the school.

(4) For the purposes of subsection (3), a regularly scheduled class in a school is a class scheduled during a time when at least 70 per cent of the classroom teachers in the school are assigned in a regular timetable to provide instruction in an eligible program.

(5) For the purposes of section 170.2.1 of the Act, a classroom teacher shall not be considered to be assigned to provide supervision in a program described in paragraph 3 of subsection 4 (2) when the teacher is assigned in his or her regular timetable to homeroom duties.

(6) For the purposes of section 170.2.1 of the Act, a classroom teacher is considered to be assigned to provide supervision or instruction in a substitution program described in paragraph 4 of subsection 4 (2) only when,

- (a) the classroom teacher who is substituting for the absent classroom teacher actually provides the instruction or supervision in the eligible program; and
- (b) the absent classroom teacher is considered under subsections (1) to (5) to be assigned to provide instruction or supervision in the eligible program.

(7) For the purposes of section 170.2.1 of the Act, a classroom teacher is considered to be assigned to perform duties in a program of special duties described in subsection 4 (3) only when the teacher is assigned in his or her regular timetable to perform those duties.

CALCULATION RULES

One teacher, more than one eligible program

11. For the purposes of section 170.2.1 of the Act, where a classroom teacher is assigned to provide instruction, on a regular timetable, in more than one eligible program at the same time, only one of the eligible programs may be counted.

One credit or credit-equivalent course, more than one teacher

12. (1) For the purposes of section 170.2.1 of the Act, where more than one classroom teacher teaches one credit course or credit-equivalent course, the number for which the course may be counted shall be prorated amongst the teachers, in accordance with the proportion of the course each of them teaches.

(2) Subsection (1) does not apply to prevent the counting of instruction in a remedial program in accordance with sections 5, 6 and 8.

TRANSITION

Transition

13. Ontario Regulation 398/00, as it read immediately before it was revoked, continues to apply in respect of the 2000-2001 school year.

REVOCATION

14. Ontario Regulation 398/00 is revoked.

RÈGLEMENT DE L'ONTARIO 274/01

pris en application de la

LOI SUR L'ÉDUCATION

pris le 4 juillet 2001

déposé le 10 juillet 2001

**AFFECTATIONS DES ENSEIGNANTS
DES ÉCOLES SECONDAIRES****COURS DONNANT DROIT À DES CRÉDITS****Cours donnant droit à des crédits**

1. Sous réserve des articles 2 et 3, aux fins du calcul qu'exige le paragraphe 170.2.1 (2) de la Loi :

- a) les cours donnant droit à des crédits qui mènent à l'obtention d'un crédit complet comptent pour 1;
- b) les cours donnant droit à des crédits qui mènent à l'obtention d'une fraction de crédit ou de plus d'un crédit complet sont comptés proportionnellement.

Cours donnant droit à des crédits

2. Aux fins du calcul qu'exige le paragraphe 170.2.1 (2) de la Loi, les cours et programmes d'enseignement à l'enfance en difficulté qui mènent à l'obtention d'une fraction de crédit et qui sont dispensés pendant au moins 110 heures et au plus 120 heures pendant l'année scolaire comptent pour 1.

Cours donnant droit à des crédits

3. Aux fins du calcul qu'exige le paragraphe 170.2.1 (2) de la Loi, les cours et programmes d'enseignement à l'enfance en difficulté qui mènent à l'obtention d'un crédit complet, d'un crédit complet ou de plus d'un crédit complet et qui sont dispensés pendant moins de 110 heures ou plus de 120 heures pendant l'année scolaire sont comptés en divisant les heures d'enseignement que comprend l'année scolaire par 110.

**COURS DONNANT DROIT À DES ÉQUIVALENCES EN CRÉDITS,
PROGRAMMES ÉQUIVALENTS ET PROGRAMMES
D'AFFECTATIONS SPÉCIALES**

Cours donnant droit à des équivalences en crédits, programmes équivalents et programmes d'affectations spéciales

4. (1) Les cours et programmes suivants sont des cours donnant droit à des équivalences en crédits pour l'application de l'article 170.2.1 de la Loi :

- 1. Les cours et programmes d'enseignement à l'enfance en difficulté qui ne mènent pas à l'obtention de crédits.
- 2. Les cours et programmes d'English as a Second Language (ESL) et d'actualisation linguistique en français (ALF) qui ne mènent pas à l'obtention de crédits.

(2) Les programmes suivants sont des programmes équivalents pour l'application de l'article 170.2.1 de la Loi :

- 1. Le programme d'enseignants-guides exposé dans la publication du ministère intitulée «Les écoles secondaires de l'Ontario de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario — 1999».
- 2. Les programmes d'appoint visant à aider les élèves qui risquent de ne pas terminer un cours donnant droit à des crédits ou un cours ou programme exigé pour l'obtention du diplôme d'études secondaires de l'Ontario, du certificat d'études secondaires de l'Ontario ou d'un certificat de rendement décerné par le ministre, ou qui y présentent un rendement considérablement inférieur à leurs capacités.
- 3. Les programmes de surveillance des élèves.

- 4. Les programmes de suppléance qui prévoient que des enseignants chargés de cours remplacent leurs collègues absents pour dispenser l'enseignement ou assurer la surveillance dans des programmes admissibles.

(3) Les programmes suivants sont des programmes d'affectations spéciales pour l'application de l'article 170.2.1 de la Loi :

- 1. Les programmes d'orientation.
- 2. Les programmes de bibliothèque.
- 3. Les programmes d'aumônerie offerts dans une école qui relève d'un conseil catholique ou du conseil d'une école séparée protestante.
- 4. Les programmes de soutien informatique.

Cours donnant droit à des équivalences en crédits et programmes équivalents

5. Aux fins du calcul qu'exige le paragraphe 170.2.1 (2) de la Loi, les cours donnant droit à des équivalences en crédits visés au paragraphe 4 (1) ou les programmes équivalents visés à la disposition 1 ou 2 du paragraphe 4 (2) dans lesquels un enseignement est dispensé pendant au moins 110 heures et au plus 120 heures pendant l'année scolaire comptent pour 1.

Cours donnant droit à des équivalences en crédits et programmes équivalents

6. Aux fins du calcul qu'exige le paragraphe 170.2.1 (2) de la Loi, les cours donnant droit à des équivalences en crédits visés au paragraphe 4 (1) ou les programmes équivalents visés à la disposition 1 ou 2 du paragraphe 4 (2) dans lesquels un enseignement est dispensé pendant moins de 110 heures ou plus de 120 heures pendant l'année scolaire sont comptés en divisant les heures d'enseignement que comprend l'année scolaire par 110.

Programmes équivalents

7. (1) Aux fins du calcul qu'exige le paragraphe 170.2.1 (2) de la Loi, les programmes équivalents visés à la disposition 3 ou 4 du paragraphe 4 (2) sont comptés en divisant les heures d'enseignement ou de surveillance qui y sont consacrées par 110.

(2) Malgré le paragraphe (1), le conseil peut, à sa discrétion, aux fins du calcul qu'exige le paragraphe 170.2.1 (2) de la Loi, soustraire tout nombre qu'il estime pertinent du nombre obtenu en application du paragraphe (1) de manière à le ramener à un nombre inférieur ou à zéro.

Programmes équivalents

8. Malgré les articles 5, 6 et 7, aux fins du calcul qu'exige le paragraphe 170.2.1 (2) de la Loi, le nombre moyen maximal qui entre dans ce calcul pour le total des programmes équivalents visés au paragraphe 4 (2) est de 0,42.

Programmes d'affectations spéciales

9. (1) Aux fins du calcul qu'exige le paragraphe 170.2.1 (2) de la Loi, les programmes d'affectations spéciales visés au paragraphe 4 (3) dans le cadre desquels un enseignant chargé de cours est affecté à des fonctions pendant au moins 110 heures et au plus 120 heures pendant l'année scolaire comptent pour 1.

(2) Aux fins du calcul qu'exige le paragraphe 170.2.1 (2) de la Loi, les programmes d'affectations spéciales visés au paragraphe 4 (3) dans le cadre desquels un enseignant chargé de cours est affecté à des fonctions pendant moins de 110 heures ou plus de 120 heures pendant l'année scolaire sont comptés en divisant les heures d'enseignement que comprend l'année scolaire par 110.

(3) Malgré les paragraphes (1) et (2), aux fins du calcul qu'exige le paragraphe 170.2.1 (2) de la Loi, les règles suivantes s'appliquent au comptage des programmes d'affectations spéciales visés au paragraphe 4 (3) :

1. Un conseil ne peut compter plus de 12,5 pour cent de ses enseignants chargés de cours pour l'ensemble des programmes d'affectations spéciales visés au paragraphe 4 (3).
2. Les programmes d'affectations spéciales visés au paragraphe 4 (3) ne sont comptés, par rapport à chaque enseignant chargé de cours, que dans la mesure où ils portent le nombre total de ses programmes admissibles à 6,67.

Cas où l'enseignant est considéré comme étant affecté

10. (1) Pour l'application de l'article 170.2.1 de la Loi, un enseignant chargé de cours n'est considéré comme étant affecté à l'enseignement dans un cours donnant droit à des crédits ou un cours donnant droit à des équivalences en crédits que si les conditions suivantes sont réunies :

- a) il est la personne chargée de dispenser l'enseignement dans le cours dans le cadre de son emploi du temps régulier;
- b) un ou plusieurs élèves doivent recevoir de lui un enseignement dans le cours dans le cadre d'un emploi du temps régulier;
- c) il possède les qualités requises aux termes de la Loi pour dispenser cet enseignement;
- d) il est chargé de dispenser l'enseignement dans le cours, d'évaluer les progrès des élèves du cours et de présenter au directeur d'école des rapports sur ces progrès.

(2) Pour l'application de l'article 170.2.1 de la Loi, un enseignant chargé de cours n'est considéré comme étant affecté à l'enseignement dans un programme d'enseignants-guides visé à la disposition 1 du paragraphe 4 (2) ou un programme d'appoint visé à la disposition 2 du paragraphe 4 (2) que si les conditions suivantes sont réunies :

- a) il est la personne chargée de dispenser l'enseignement dans le programme d'enseignants-guides ou le programme d'appoint, selon le cas, dans le cadre de son emploi du temps régulier;
- b) un ou plusieurs élèves doivent recevoir de lui un enseignement dans le programme d'enseignants-guides ou le programme d'appoint dans le cadre d'un emploi du temps régulier;
- c) dans le cas d'un programme d'appoint, il possède les qualités requises aux termes de la Loi pour dispenser l'enseignement dans le cours ou le programme pour lequel une aide est fournie dans le programme d'appoint.

(3) Pour l'application de l'article 170.2.1 de la Loi, un enseignant chargé de cours n'est considéré comme étant affecté à la surveillance dans un programme visé à la disposition 3 du paragraphe 4 (2) que quand il y est affecté, dans le cadre de son emploi du temps régulier, pendant la période du jour de classe :

- a) d'une part, qui commence au début de la première classe de l'école qui est prévue à l'horaire normal du jour de classe;
- b) d'autre part, qui se termine à la fin de la dernière classe de l'école qui est prévue à l'horaire normal du jour de classe.

(4) Pour l'application du paragraphe (3), une classe prévue à l'horaire normal est une classe qui se donne à un moment où au moins 70 pour cent des enseignants chargés de cours de l'école sont affectés, dans le cadre d'un emploi du temps régulier, à l'enseignement dans un programme admissible.

(5) Pour l'application de l'article 170.2.1 de la Loi, un enseignant chargé de cours n'est pas considéré comme étant affecté à la surveillance dans un programme visé à la disposition 3 du paragraphe 4 (2) lorsqu'il est affecté à des fonctions de titulaire d'une classe-foyer dans le cadre de son emploi du temps régulier.

(6) Pour l'application de l'article 170.2.1 de la Loi, un enseignant chargé de cours n'est considéré comme étant affecté à la surveillance ou à l'enseignement dans un programme de suppléance visé à la dis-

position 4 du paragraphe 4 (2) que si les conditions suivantes sont réunies :

- a) l'enseignant chargé de cours qui remplace l'absent dispense effectivement l'enseignement ou assure effectivement la surveillance dans le programme admissible;
- b) l'enseignant chargé de cours absent est considéré, en application des paragraphes (1) à (5), comme étant affecté à l'enseignement ou à la surveillance dans le programme admissible.

(7) Pour l'application de l'article 170.2.1 de la Loi, un enseignant chargé de cours n'est considéré comme étant affecté à des fonctions dans un programme d'affectations spéciales visé au paragraphe 4 (3) que quand il y est affecté dans le cadre de son emploi du temps régulier.

RÈGLES APPLICABLES AU CALCUL

Cas où l'enseignant est affecté à plus d'un programme admissible

11. Pour l'application de l'article 170.2.1 de la Loi, lorsqu'un enseignant chargé de cours est affecté à l'enseignement, dans le cadre d'un emploi du temps régulier, dans plus d'un programme admissible en même temps, un seul de ces programmes peut entrer dans le calcul.

Cas où plus d'un enseignant est affecté au même cours

12. (1) Pour l'application de l'article 170.2.1 de la Loi, lorsque plus d'un enseignant chargé de cours enseigne un cours donnant droit à des crédits ou un cours donnant droit à des équivalences en crédits, le nombre qui entre dans le calcul pour ce cours est réparti proportionnellement entre les enseignants, selon le pourcentage du cours qui est enseigné par chacun d'eux.

(2) Le paragraphe (1) n'a pas pour effet d'interdire de compter l'enseignement dans un programme d'appoint conformément aux articles 5, 6 et 8.

DISPOSITION TRANSITOIRE

Disposition transitoire

13. Le Règlement de l'Ontario 398/00, tel qu'il existait immédiatement avant son abrogation, continue de s'appliquer à l'égard de l'année scolaire 2000-2001.

ABROGATION

14. Le Règlement de l'Ontario 398/00 est abrogé.

30/01

ONTARIO REGULATION 275/01 made under the EDUCATION ACT

Made: July 4, 2001
Filed: July 10, 2001

Amending O. Reg. 399/00
(Class Size)

Note: Ontario Regulation 399/00 has not previously been amended.

1. (1) The definition of "class", in relation to secondary schools" in subsection 1(1) of Ontario Regulation 399/00 is amended by striking out the portion following clause (b) and substituting the following:

but does not include,

(c) a transfer course class, or

(d) a class established for exceptional pupils;

(2) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“transfer course” means a transfer course as described in the Ministry publication entitled “Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999”.

2. (1) Subsection 2 (1) of the Regulation is amended by striking out “subsection 170.1 (1)” in the portion before paragraph 1 and substituting “section 170.1”.

(2) Subsection 2 (2) of the Regulation is amended by striking out “subsection 170.1 (2)” in the portion before paragraph 1 and substituting “section 170.1”.

3. Section 3 of the Regulation is amended by striking out “subsection 170.1 (3)” in the portion before paragraph 1 and substituting “section 170.1”.

4. Sections 6, 7 and 8 of the Regulation are revoked and the following substituted:

REPORTING — SECONDARY

8. (1) By April 30 in each school year, each board shall submit a report for the school year on class size in its secondary schools to the Minister, in a format acceptable to the Minister.

(2) The board shall ensure that, by April 30 in each school year,

(a) copies of the report are available to the public at the head office of the board and at the office of each school of the board; and

(b) a copy of the report is submitted to the chair of the school council for each school of the board.

(3) The report shall include the following:

1. The numbers determined for the board under each of the paragraphs of section 3.
2. The average size of the classes in each secondary school of the board, determined in accordance with section 9.

5. Section 10 of the Regulation is revoked and the following substituted:

TRANSITION

10. This Regulation, as it read immediately before the coming into force of Ontario Regulation 275/01, continues to apply in respect of the 2000-2001 school year.

RÈGLEMENT DE L'ONTARIO 275/01

pris en application de la

LOI SUR L'ÉDUCATION

pris le 4 juillet 2001

déposé le 10 juillet 2001

modifiant le Règl. de l'Ont. 399/00

(Effectif des classes)

Remarque : Le Règlement de l'Ontario 399/00 n'a pas été modifié antérieurement.

1. (1) La définition de «classe», dans le cas des écoles secondaires, au paragraphe 1 (1) du Règlement de l'Ontario 399/00 est modifiée par substitution de ce qui suit au passage qui suit l'alinéa b) :

Les classes suivantes sont toutefois exclues de la présente définition :

c) les classes des cours de transition;

d) les classes créées pour des élèves en difficulté.

(2) Le paragraphe 1 (1) du Règlement est modifié par adjonction de la définition suivante :

«cours de transition» Cours de transition décrit dans la publication du ministère intitulée «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999». («transfer course»)

2. (1) Le paragraphe 2 (1) du Règlement est modifié par substitution de «de l'article 170.1» à «du paragraphe 170.1 (1)» au passage qui précède la disposition 1.

(2) Le paragraphe 2 (2) du Règlement est modifié par substitution de «de l'article 170.1» à «du paragraphe 170.1 (2)» au passage qui précède la disposition 1.

3. L'article 3 du Règlement est modifié par substitution de «de l'article 170.1» à «du paragraphe 170.1 (3)» au passage qui précède la disposition 1.

4. Les articles 6, 7 et 8 du Règlement sont abrogés et remplacés par ce qui suit :

RAPPORT : ÉCOLES SECONDAIRES

8. (1) Au plus tard le 30 avril de l'année scolaire, chaque conseil présente au ministre, sous une forme que celui-ci juge acceptable, un rapport pour l'année sur l'effectif des classes de ses écoles secondaires.

(2) Le conseil veille à ce que les mesures suivantes soient prises au plus tard le 30 avril de l'année scolaire :

- a) mettre des copies du rapport à la disposition du public au siège du conseil et au bureau de chacune de ses écoles;
- b) remettre une copie du rapport au président du conseil d'école de chaque école du conseil.

(3) Le rapport contient les renseignements suivants :

1. Les nombres calculés pour le conseil en application de chacune des dispositions de l'article 3.
2. L'effectif moyen des classes de chaque école secondaire du conseil, calculé en application de l'article 9.

5. L'article 10 du Règlement est abrogé et remplacé par ce qui suit :

DISPOSITION TRANSITOIRE

10. Le présent règlement, tel qu'il existait immédiatement avant l'entrée en vigueur du Règlement de l'Ontario 275/01, continue de s'appliquer à l'égard de l'année scolaire 2000-2001.

30/01

ONTARIO REGULATION 276/01made under the
EDUCATION ACTMade: July 9, 2001
Filed: July 10, 2001**INCREASE IN SECONDARY SCHOOL
CLASS SIZE BY BOARD RESOLUTION****Application**

1. This Regulation applies to resolutions of a board under subsection 170.1 (4) of the Act.

Duration

2. (1) Subject to subsection (2), a resolution of a board may apply in respect of one or more school years.

(2) A board may not pass a resolution that applies beyond the end of the school year in which the term of office of that board ends.

Timing of resolution

3. A resolution of a board in respect of a school year must be passed before the first school day in any secondary school of the board in that school year.

Transition, 2001-2002 school year

4. Despite section 3, in respect of the 2001-2002 school year, a board may do one of the following:

1. Before October 31, 2001, the board may pass a resolution in respect of the 2001-2002 school year that relates to class size during the full 2001-2002 school year.
2. Before March 31, 2002, the board may pass a resolution in respect of the 2001-2002 school year that relates to class size in semestered schools of the board during the second semester.

One resolution per school year

5. No more than one resolution may be passed in respect of a school year for the schools of a board.

Contents of resolution

6. A resolution of a board shall,
- (a) specify the amount by which the average aggregate size of its secondary school classes may exceed 21 for each school year in respect of which the resolution applies;
 - (b) include a good faith estimate of the financial, human and other resources that will become available to the board as a result of the resolution; and
 - (c) provide for how the board will use the resources that will become available to the board as a result of the resolution.

Notice of resolution

7. (1) The board shall ensure that, within 15 days of passing a resolution, copies of the resolution are available to the public at the board's head office and at the office of each school of the board.

(2) The board shall ensure that, within 15 days of passing a resolution, a copy of the resolution is provided to,

- (a) the Minister; and
- (b) the chair of the school council for each school of the board.

JANET ECKER
Minister of Education

Dated on July 9, 2001.

RÈGLEMENT DE L'ONTARIO 276/01pris en application de la
LOI SUR L'ÉDUCATIONpris le 9 juillet 2001
déposé le 10 juillet 2001**AUGMENTATION DE L'EFFECTIF
DES CLASSES DES ÉCOLES SECONDAIRES
PAR RÉSOLUTION DU CONSEIL****Application**

1. Le présent règlement s'applique aux résolutions adoptées par un conseil en vertu du paragraphe 170.1 (4) de la Loi.

Durée

2. (1) Sous réserve du paragraphe (2), la résolution d'un conseil peut s'appliquer à l'égard d'une ou de plusieurs années scolaires.

(2) Le conseil ne peut adopter une résolution qui s'applique après la fin de l'année scolaire où se termine son mandat.

Délai

3. La résolution d'un conseil qui vise une année scolaire doit être adoptée avant le jour qui constitue le premier jour de classe de l'année pour n'importe laquelle de ses écoles secondaires.

Disposition transitoire : année scolaire 2001-2002

4. Malgré l'article 3, un conseil peut prendre l'une ou l'autre des mesures suivantes à l'égard de l'année scolaire 2001-2002 :

1. Avant le 31 octobre 2001, il peut adopter une résolution visant l'année scolaire 2001-2002 qui porte sur l'effectif des classes pour toute cette année.
2. Avant le 31 mars 2002, il peut adopter une résolution visant l'année scolaire 2001-2002 qui porte sur l'effectif des classes de ses écoles soumises au régime des semestres pendant le deuxième semestre.

Une résolution par année scolaire

5. Le conseil peut adopter une seule résolution à l'égard d'une année scolaire pour ses écoles.

Contenu de la résolution

6. La résolution du conseil :

- a) précise le chiffre selon lequel l'effectif moyen de l'ensemble des classes de ses écoles secondaires peut dépasser 21 élèves pour chaque année scolaire à l'égard de laquelle elle s'applique;
- b) comprend une estimation, faite de bonne foi, des ressources financières, humaines et autres que la résolution aura pour effet de mettre à sa disposition;
- c) prévoit la manière dont le conseil utilisera les ressources que la résolution aura pour effet de mettre à sa disposition.

Avis de résolution

7. (1) Le conseil veille à ce que, dans les 15 jours de l'adoption de la résolution, des copies en soient mises à la disposition du public à son bureau principal et au bureau de chacune de ses écoles.

(2) Le conseil veille à ce que, dans les 15 jours de l'adoption de la résolution, une copie en soit fournie :

- a) d'une part, au ministre;

- b) d'autre part, au président du conseil d'école de chacune de ses écoles.

JANET ECKER
Ministre de l'Éducation

Fait le 9 juillet 2001.

30/01

ONTARIO REGULATION 277/01
made under the
**MINISTRY OF TRAINING, COLLEGES
AND UNIVERSITIES ACT**

Made: July 11, 2001
Filed: July 11, 2001

FINANCIAL INSTITUTIONS

Prescribed financial institutions

1. The following persons and entities are prescribed as financial institutions for the purposes of the Act:

1. Ontario Student Loan Trust, a trust established by deed of the Deputy Minister of Training, Colleges and Universities dated July 9, 2001, a copy of which is available at the office of Research and Information Services of the Ministry of Finance in Toronto for inspection by the public.

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Gouvernement
de
l'Ontario

**List of Insurers
Licensed to Transact
Business under the
Insurance Act**

The Ontario Gazette,
July 28th, 2001

**Liste des assureurs
autorisés à faire des
affaires aux termes
de la Loi sur les
assurances**

La Gazette de l'Ontario,
le 28 juillet, 2001

INSURANCE ACT, R.S.O. 1990, Ch. I.8

Financial Services Commission of Ontario
5160 Yonge Street
Box 85
Toronto, ON
M2N 6L9

PUBLIC NOTICE IS HEREBY GIVEN, pursuant to the *Insurance Act*, that the insurers named in the following schedules are licensed and authorized as of July 1, 2001, to undertake within Ontario contracts of insurance.

Dina Palozzi
Superintendent of Financial Services

LOI SUR LES ASSURANCES, L.R.O. DE 1990, CHAP. I.8

Commission des services financiers de l'Ontario
5160, rue Yonge
boîte 85
Toronto, ON
M2N 6L9

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Dina Palozzi
Surintendante des services financiers

THE ONTARIO GAZETTE
LA GAZETTE DE L'ONTARIO

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Fax-Télé. (416) 863-2653

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Fax-Télé. (416) 594-3000

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Suite 4700, Toronto Dominion Bank Tower,
Toronto Dominion Centre,
Toronto, Ontario, M5K 1E6
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Fax-Télé. (416) 868-0673

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Fax-Télé. (416) 865-7048

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Fax-Télé. (416) 366-8571

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Nom, address et mandataire officiel des
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Fax-Télé. (519) 752-7917

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Attorney-In-Fact
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Canadian Millers' Mutual Insurance Company
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Tel-Tél. (416) 598-1084
Fax-Télé. (416) 598-1980

Canadian Universities Reciprocal Insurance Exchange
700 Dorval Dr Suite 514
Oakville, Ontario L6K 3V3
Mr. Keith R. Shakespeare
Chief Operating Officer
(Chef de l'exploitation)
Tel-Tél. (905) 844-2500
Fax-Télé. (905) 844-5773

The Ontario Gazette - Licensed Insurers La gazette de l'Ontario - Assureurs Autorisés

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

Canassurance General Insurance Company Inc.
(Canassurance Compagnie d'Assurances Générales Inc.)
C/O Ontario Blue Cross
185 The West Mall, Suite 600
Etobicoke, Ontario M9C 5P1
Mr. Collin Gilbert
Manager, Health and Assistance
Chief Agent
(Agent principal)
Tel-Tél. (416) 626-1688
Fax-Télé. (416) 626-0134

Canassurance Life Insurance Company Inc.
(Canassurance, Compagnie d'Assurance-Vie Inc.)
C/O Ontario Blue Cross
185 The West Mall, Suite 600
Etobicoke, Ontario M9C 5P1
Mr. Collin Gilbert
Chief Agent
(Agent principal)
Tel-Tél. (416) 626-1688
Fax-Télé. (416) 626-0134

Caradoc Delaware Mutual Fire Insurance Company
22508 Adelaide Rd
Mount Brydges, Ontario N0L 1W0
Mr. James Ballantine
Manager
(Directeur)
Tel-Tél. (519) 264-2298
Fax-Télé. (519) 264-9101

Cayuga Mutual Fire Insurance Company
PO Box 204 23 King St W
Cayuga, Ontario N0A 1E0
Mrs. Kathryn Adie, A.I.I.C.
Secretary-Treasurer, Manager
(Secrétaire-trésorière, directrice)
Tel-Tél. (905) 772-5498
Fax-Télé. (905) 772-3921

Centennial Insurance Company
C/O Focus Group Inc.
36 King St E Suite 500
Toronto, Ontario M5C 1E5
Mr. Philip H. Cook
Chief Agent
(Agent principal)
Tel-Tél. (416) 361-1728
Fax-Télé. (416) 361-6113

Certas Direct Insurance Company
(Certas Direct Compagnie D'Assurance)
3 Robert Speck Parkway Ste 500
Mississauga, Ontario L4Z 3Z9
Mr. Ken Lalonde
President & Chief Operating Officer
(Président-directeur général)
Tel-Tél. (905) 306-3900
Fax-Télé. (905) 306-3901

CGU Insurance Company of Canada
(CGU, Compagnie d'Assurance du Canada)
2206 Eglinton Ave E
Scarborough, Ontario M1L 4S8
Mr. Igal Mayer
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 288-1800
Fax-Télé. (416) 288-5888

CGU International Insurance plc
C/O ENCON Group, Inc.
350 Albert St Suite 700
Ottawa, Ontario K1R 1A4
Mr. Jean Laurin
Chief Agent
(Agent principal)
Tel-Tél. (613) 786-2000
Fax-Télé. (613) 786-2001

Chicago Title Insurance Company
130 Adelaide St W Ste 2800
Toronto, Ontario M5H 3P5
Robin B. Cumine, Q.C.
Chief Agent
(Agent principal)
Tel-Tél. (416) 364-5371
Fax-Télé. (416) 366-8571

Chieftain Insurance Company
165 University Ave, 5th Fl
Toronto, Ontario M5H 3B9
Mr. George L. Cooke
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 947-2556
Fax-Télé. (416) 362-1493

Chrysler Insurance Company
2700 Matheson Blvd E
Suite 400 East Tower
Mississauga, Ontario L4W 4V9
Mr. Richard Wong
Chief Executive Officer
(Administrateur principal)
Tel-Tél. (905) 629-6064
Fax-Télé. (905) 629-6067

Chrysler Life Insurance Company of Canada
(Chrysler Compagnie d'Assurance-Vie du Canada)
2700 Matheson Blvd E
Suite 400 East Tower
Mississauga, Ontario L4W 4V9
Mr. Richard Wong
Chief Executive Officer
(Administrateur principal)
Tel-Tél. (905) 629-6064
Fax-Télé. (905) 629-6067

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

Chubb Insurance Company of Canada

1 Adelaide St Suite 1500
One Financial Place
Toronto, Ontario M5C 2V9
Ms. Janice M. Tomlinson
President
(Présidente)
Tel-Tél. (416) 863-0550
Fax-Télec. (416) 863-3144

Co-operators General Insurance Company

(La Compagnie d'Assurance Générale Co-operators)
C/O Information Retrieval Centre
Priory Square 130 Macdonell St
Guelph, Ontario N1H 6P8
Mr. G. Terry Squire
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (519) 824-4400
Fax-Télec. (519) 824-0599

CIBC Life Insurance Company Limited

(Compagnie d'Assurance-Vie CIBC Limitée)
Commerce Court West, 14th Floor
199 Bay Street
Toronto, Ontario M5L 1A2
Mr. Gabor S. Kalmar
Chairman Of The Board, President & C.E.O
(Président du conseil et directeur général)
Tel-Tél. (416) 214-8017
Fax-Télec. (416) 214-8126

Co-operators Life Insurance Company

(Co-operators Compagnie d'Assurance-Vie)
C/O Information Retrieval Centre
Priory Square 130 Macdonell St
Guelph, Ontario N1H 6P8
Mr. G. Terry Squire
Chief Agent
(Agent principal)
Tel-Tél. (519) 824-4400
Fax-Télec. (519) 824-0599

CIGNA Life Insurance Company of Canada

(CIGNA du Canada Compagnie d'Assurance sur la Vie)
55 Town Centre Crt Suite 606
PO Box 14
Scarborough, Ontario M1P 4X4
Mr. Eman Hassan
President & C.E.O.
(Présidente et chef de la direction)
Tel-Tél. (416) 290-6666
Fax-Télec. (416) 290-0726

Coachman Insurance Company

802 The Queensway
Toronto, Ontario M8Z 1N5
Mr. Sam Sharkey
President
(Président)
Tel-Tél. (416) 255-3417
Fax-Télec. (416) 255-1454

The Citadel General Assurance Company

(La Citadelle Compagnie d'Assurances Générales)
C/O The Citadel Assurance
1075 Bay Street
Toronto, Ontario M5S 2W5
Mr. Ernst Notz
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 928-8500
Fax-Télec. (416) 928-1553

Cologne Reinsurance Company

C/O D.M. Williams & Associates Ltd.
3650 Victoria Park Ave Suite 201
Toronto, Ontario M2H 3P7
Mrs. Lorraine Williams
Chief Agent
(Agente principale)
Tel-Tél. (416) 496-1148
Fax-Télec. (416) 496-1089

Clarica Life Insurance Company

(Clarica, Compagnie d'Assurance sur la Vie)
227 King St S
Waterloo, Ontario N2J 4C5
Mr. Robert M. Astley
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (519) 888-2290
Fax-Télec. (519) 888-3899

Combined Insurance Company of America

7300 Warden Ave Suite 300
Markham, Ontario L3R 0X3
Mr. Dan C. Evans
Chief Agent
(Agent principal)
Tel-Tél. (905) 305-1922
Fax-Télec. (905) 305-8622

CNA Life Insurance Company of Canada

(Compagnie d'Assurance-Vie CNA du Canada)
40 Weber St E, 7th Floor
Kitchener, Ontario N2H 6R3
Mr. Robert D. Scott
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (888) 483-6795
Fax-Télec. (519) 585-7157

Commerce and Industry Insurance Company of Canada
(La Compagnie d'Assurances Commerce et Industrie du Canada)

145 Wellington St W Suite 1400
Toronto, Ontario M5J 1H8
Mr. Gary A. McMillan
President & Chief Operating Officer
(Président et directeur général)
Tel-Tél. (416) 596-4088
Fax-Télec. (416) 596-3006

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of Insurers in Ontario

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The Commerce Group Insurance Company
(Le Groupe Commerce Compagnie d'Assurances)
C/O The Halifax Insurance Company
75 Eglinton Ave E
Toronto, Ontario M4P 3A4
Mr. Donald K. Lough
Chief Agent
(Agent principal)
Tel-Tél. (416) 440-1000
Fax-Télé. (416) 440-0799

Commercial Travelers Mutual Insurance Company
(Compagnie Mutuelle d'Assurances Commercial Travelers)
8 Ranchwood Place
Brampton, Ontario L6R 1W5
Mr. William C. Jorgens
Chief Agent
(Agent principal)
Tel-Tél. (905) 792-8890
Fax-Télé. (905) 792-8809

Commercial Union Life Assurance Company of Canada
(La Compagnie d'Assurance-Vie Union Commerciale du Canada)
300 Consilium Pl 5th Floor
PO Box 370 Stn A
Scarborough, Ontario M1K 5C3
Mr. Frank J. Crowley
President & Chief Operating Officer
(Président-directeur général)
Tel-Tél. (416) 296-0700
Fax-Télé. (416) 296-1749

Commonwealth Insurance Company
C/O McCarthy Tétrault
Toronto Dominion Bank Tower Suite 4700
55 King St W Box 48
Toronto, Ontario M5K 1E6
Mr. John L. Walker
Chief Agent
(Agent principal)
Tel-Tél. (416) 362-1812
Fax-Télé. (416) 868-1891

Community Newspapers Reciprocal Insurance Exchange
3050 Harvester Rd Ste 103
Burlington, Ontario L7N 3J1
Mr. Don Lamont
Attorney-In-Fact
(Fondé de procuration)
Tel-Tél. (905) 639-8720
Fax-Télé. (905) 639-6962

CompCorp Life Insurance Company
(Société d'Assurance Vie SIAP)
1 Queen St E Suite 1600
Toronto, Ontario M5C 2X9
Mr. Gordon M. Dunning
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 359-2001
Fax-Télé. (416) 955-9688

Concordia Life Insurance Company
(Concordia Compagnie d'Assurance-vie)
259 King St E
Kingston, Ontario K7L 3A8
Mr. D.G. Hogeboom
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (613) 548-1881
Fax-Télé. (613) 548-4584

Confederation Life Insurance Company
C/O KPMG Inc.
Confederation Life Insurance Co., in Liquidation
800 Bay St., 8th Fl
Toronto, Ontario M5S 3A9
Mr. Robert O. Sanderson
President
(Président)
Tel-Tél. (416) 777-8500
Fax-Télé. (416) 777-3683

Connecticut General Life Insurance Company
55 Town Centre Crt Suite 606
PO Box 14
Scarborough, Ontario M1P 4X4
Mr. M. E. Hassan
Chief Agent
(Agent principal)
Tel-Tél. (416) 290-6666
Fax-Télé. (416) 290-0726

Constitution Insurance Company of Canada
500 University Ave 5th Floor
Toronto, Ontario M5G 1V9
Mr. Frank DiTomasso
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 585-9876
Fax-Télé. (416) 595-5302

Continental Assurance Company
C/O CNA Life Insurance Company of Canada
40 Weber St E, 7th Floor
Kitchener, Ontario N2H 6R3
Mr. Robert Scott
President & C.E.O.
(Président et chef de la direction)
Tel-Tél. (519) 585-7175
Fax-Télé. (519) 585-7157

Continental Casualty Company
C/O CNA, Canadian Operations
250 Yonge St Ste 1500
Toronto, Ontario M5B 2L7
Mr. Charles R. Lawrence
Chief Agent
(Agent principal)
Tel-Tél. (416) 542-7320
Fax-Télé. (416) 542-7360

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

The Continental Insurance Company
C/O CNA, Canadian Operations
250 Yonge St Ste 1500
Toronto, Ontario M5B 2L7
Mr. Charles R. Lawrence
Chief Agent
(Agent principal)
Tel-Tél. (416) 542-7320
Fax-Télé. (416) 542-7360

Coronation Insurance Company, Limited
C/O London Guarantee
77 King St W, Royal Trust Tower 34th Fl
P.O. Box 284
Toronto, Ontario M5K 1K2
Mr. Robert E. Taylor
President
(Président)
Tel-Tél. (416) 360-8183
Fax-Télé. (416) 360-8267

COSECO Insurance Company
(Compagnie d'Assurance COSECO)
C/O Information Retrieval Centre
Priory Square 130 Macdonell St
Guelph, Ontario N1H 6P8
Mr. G. Terry Squire
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (519) 824-4400
Fax-Télé. (519) 824-0599

Crown Life Insurance Company
(Crown, Compagnie d'Assurance-Vie)
C/O Davies Howe Partners
19 Mercer St 4th Floor
Toronto, Ontario M5V 1H2
Mr. Robert J. Howe
Chief Agent
(Agent principal)
Tel-Tél. (416) 977-7088
Fax-Télé. (416) 977-8931

CT Financial Assurance Company
(L'Assurance Financière CT)
CP Tower, 5th Floor
100 Wellington St. West
Toronto, Ontario M5K 1A2
Mr. Dunbar Russel
Chief Executive Officer
(Chef de la direction)
Tel-Tél. (416) 307-1621
Fax-Télé. (416) 924-5953

Culross Mutual Insurance Company
PO Box 173
Teeswater, Ontario N0G 2S0
Mr. Ken Hawkins
Manager
(Directeur)
Tel-Tél. (519) 392-6260
Fax-Télé. (519) 392-8177

CUMIS General Insurance Company
(La Compagnie d'Assurance Générale CUMIS)
C/O The CUMIS Group Ltd.
PO Box 5065, 151 N Service Rd
Burlington, Ontario L7R 4C2
Mr. T. Michael Porter
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (905) 632-1221
Fax-Télé. (905) 632-6871

CUMIS Life Insurance Company
(La Compagnie d'Assurance-Vie CUMIS)
C/O The CUMIS Group Ltd.
PO Box 5065, 151 N Service Rd
Burlington, Ontario L7R 4C2
Mr. T. Michael Porter
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (905) 632-1221
Fax-Télé. (905) 632-6871

Cuna Mutual Insurance Society
(La Société d'Assurance CUNA Mutuelle)
C/O The CUMIS Group Ltd.
PO Box 5065, 151 N Service Rd
Burlington, Ontario L7R 4C2
Mr. T. Michael Porter
Chief Agent
(Agent principal)
Tel-Tél. (905) 632-1221
Fax-Télé. (905) 632-6871

Desjardins-Laurentian Life Assurance Company Inc.
(Assurance-Vie Desjardins-Laurentienne Inc.)
C/O The Imperial Life Assurance Company of Canada
95 St. Clair Ave. W.
Toronto, Ontario M4V 1N7
Mr. Robert Haig
Chief Agent
(Agent principal)
Tel-Tél. (416) 926-2700
Fax-Télé. (416) 324-1825

The Dominion of Canada General Insurance Company
165 University Ave, 5th Floor
Toronto, Ontario M5H 3B9
Mr. George L. Cooke
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 947-2556
Fax-Télé. (416) 362-1493

The Downie Mutual Insurance Company
PO Box 10 264 Huron Rd
Sebringville, Ontario N0K 1X0
Mr. B. Alec Harmer
Manager-Treasurer
(Directeur-trésorier)
Tel-Tél. (519) 393-6402
Fax-Télé. (519) 393-5185

The Ontario Gazette - Licensed Insurers La gazette de l'Ontario - Assureurs Autorisés

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

Dufferin Mutual Insurance Company

PO Box 117
712 Main St E
Shelburne, Ontario L0N 1S0
Mr. Ronald P. Wettlaufer
Secretary-Manager
(Secrétaire-chef de service)
Tel-Tél. (519) 925-2026
Fax-Télec. (519) 925-3357

Dumfries Mutual Insurance Company

12 Cambridge St
Cambridge, Ontario N1R 3R7
Mrs. Shelley Sutton
Secretary-Manager
(Secrétaire-directrice)
Tel-Tél. (519) 621-4660
Fax-Télec. (519) 740-8732

Eagle Star Insurance Company Limited

C/O Focus Group Inc.
36 King St E Suite 500
Toronto, Ontario M5C 1E5
Mr. Philip H. Cook
Chief Agent
(Agent principal)
Tel-Tél. (416) 361-1728
Fax-Télec. (416) 361-6113

Ecclesiastical Insurance Office Public Limited Company

(Société des Assurances Ecclésiastiques)
Box 2401 2300 Yonge St Suite 502
Toronto, Ontario M4P 1E4
Mr. Stephen Malcolm Oxley
Chief Agent
(Agent principal)
Tel-Tél. (416) 484-4555
Fax-Télec. (416) 484-6352

Echelon General Insurance Company

(Echelon, Compagnie D'Assurances Generale)
Priory Square, 130 Macdonell St
Guelph, Ontario N1H 6P8
Mr. G. Terry Squire
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (519) 824-4400
Fax-Télec. (519) 824-0599

Economical Mutual Insurance Company

(Economical, Compagnie Mutuelle d'Assurance)
111 Westmount Rd South
Waterloo, Ontario N2J 4S4
Mr. Noel G. Walpole
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (519) 570-8200
Fax-Télec. (519) 570-8550

Elite Insurance Company

C/O CGU Group Canada Ltd.
2206 Eglinton Ave E
Scarborough, Ontario M1L 4S8
Mr. Igal Mayer
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 288-1800
Fax-Télec. (416) 288-5888

Elma Mutual Insurance Company

130 John St
Atwood, Ontario N0G 1B0
Mr. Bruce Wallis
General Manager
(Directeur général)
Tel-Tél. (519) 356-2582
Fax-Télec. (519) 356-2654

The Empire Life Insurance Company

(L'Empire, Compagnie d'Assurance-Vie)
259 King St E
Kingston, Ontario K7L 3A8
Mr. D.G. Hogeboom
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (613) 548-1881
Fax-Télec. (613) 548-4584

Employers Insurance of Wausau, A Mutual Company

(Société d'Assurance Mutuelle des Employeurs de Wausau)
C/O D.M. Williams & Associates Ltd.
3650 Victoria Park Ave Suite 201
Toronto, Ontario M2H 3P7
Mrs. Lorraine Williams
Chief Agent
(Agente principale)
Tel-Tél. (416) 496-1148
Fax-Télec. (416) 496-1089

Employers Reassurance Corporation

200 Wellington St W Suite 400
PO Box 166
Toronto, Ontario M5V 3C7
Mr. Alan Ryder
Chief Agent
(Agent principal)
Tel-Tél. (416) 217-5511
Fax-Télec. (416) 217-5505

Employers Reinsurance Corporation

200 Wellington St W Suite 400
PO Box 166
Toronto, Ontario M5V 3C7
Mr. Peter N. Borst
Chief Agent
(Agent principal)
Tel-Tél. (416) 217-5555
Fax-Télec. (416) 217-5556

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

The Equitable Life Assurance Society of The United States

55 Town Centre Crt Suite 606
PO Box 14
Scarborough, Ontario M1P 4X4
Mr. M. E. Hassan
Chief Agent
(Agent principal)
Tel-Tél. (416) 290-6666
Fax-Télec. (416) 290-0726

Factory Mutual Insurance Company
165 Commerce Valley Dr W Suite 500
Thornhill, Ontario L3T 7V8
Mr. Perry Brazeau
Sr. Vice President & Chief Agent
Manager, Canadian Operations
(Sr. V. Président and Agent principal)
Tel-Tél. (905) 763-5550
Fax-Télec. (905) 763-5556

The Equitable Life Insurance Company of Canada

One Westmount Rd N
Waterloo, Ontario N2J 4C7
Mr. Ronald D. Beaubien
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (519) 886-5110
Fax-Télec. (519) 883-7400

Farm Mutual Reinsurance Plan Inc.
1305 Bishop St N, PO Box 3428
Cambridge, Ontario N3H 4T3
Mr. John A. Harper
President
(Président)
Tel-Tél. (519) 740-6415
Fax-Télec. (519) 740-8852

Erie Mutual Fire Insurance Company

711 Main St E
Dunnville, Ontario N1A 2W5
Mrs. Mary Heastont
Secretary-Manager
(Secrétaire-directrice)
Tel-Tél. (905) 774-8566
Fax-Télec. (905) 774-6468

Farmers' Mutual Insurance Company (Lindsay)

PO Box 28, 12 - 16 Peel St
Lindsay, Ontario K9V 4R8
Mr. Randy C. Hutchinson
General Manager
(Directeur général)
Tel-Tél. (705) 324-2146
Fax-Télec. (705) 878-8832

EULER American Credit Indemnity Company

2085 Hurontario St Ste 507
Mississauga, Ontario L5A 4G1
Mrs. Tiziana Pitino
Chief Agent
(Agent principale)
Tel-Tél. (905) 615-7839
Fax-Télec. (905) 615-9123

Federal Insurance Company

C/O Chubb Insurance Company of Canada
One Financial Place
1 Adelaide St E Suite 1500
Toronto, Ontario M5C 2V9
Ms. Janice M. Tomlinson
Chief Agent
(Agente principale)
Tel-Tél. (416) 863-0550
Fax-Télec. (416) 863-3144

Everest Insurance Company of Canada

(La Compagnie d'Assurance Everest du Canada)

The Exchange Tower
130 King St W Suite 2520 PO Box 431
Toronto, Ontario M5X 1E3
Mr. William G. Jonas
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 862-1228
Fax-Télec. (416) 366-5899

Federated Insurance Company of Canada

(La Federated, Compagnie d'Assurance du Canada)

710-5770 Hurontario St
Mississauga, Ontario L5R 3G5
Mr. George Halkiotis
Chief Agent
(Agent principal)
Tel-Tél. (905) 507-2777
Fax-Télec. (905) 507-2788

Everest Reinsurance Company

The Exchange Tower
130 King St W Suite 2520 PO Box 431
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(Agent principal)
Tel-Tél. (416) 862-1228
Fax-Télec. (416) 366-5899

Federated Life Insurance Company of Canada

(La Compagnie d'Assurance-Vie Federated du Canada)

710-5770 Hurontario St
Mississauga, Ontario L5R 3G5
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Chief Agent
(Agent principal)
Tel-Tél. (905) 507-2777
Fax-Télec. (905) 507-2788

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assureurs en Ontario

Federation Insurance Company of Canada
214 King St W Suite 400
Toronto, Ontario M5H 3S6
Mr. D. Bruce Gale
Chief Agent
(Agent principal)
Tel-Tél. (416) 979-1004
Fax-Télé. (416) 979-8577

First Allmerica Financial Life Insurance Company
C/O Cassels, Brock & Blackwell
40 King St W Suite 2100
Scotia Plaza
Toronto, Ontario M5H 3C2
Mr. J. Brian Reeve
Chief Agent
(Agent principal)
Tel-Tél. (416) 869-5300
Fax-Télé. (416) 360-8877

First American Title Insurance Company
1290 Central Pky W Suite 900
Mississauga, Ontario L5C 4R3
Mr. Thomas H. Grifferty
Chief Agent
(Agent principal)
Tel-Tél. (905) 566-8675
Fax-Télé. (905) 566-8676

First Canadian Insurance Corporation
C/O Cassels, Brock & Blackwell
40 King St W Suite 2100
Scotia Plaza
Toronto, Ontario M5H 3C2
Mr. J. Brian Reeve
Chief Agent
(Agent principal)
Tel-Tél. (416) 869-5300
Fax-Télé. (416) 360-8877

First National Insurance Company of America
C/O Fasken Martineau DuMoulin LLP
PO Box 20
Toronto-Dominion Centre
Toronto, Ontario M5K 1N6
Mr. Robert M. Sutherland
Chief Agent
(Agent principal)
Tel-Tél. (416) 865-4438
Fax-Télé. (416) 364-7813

First North American Insurance Company
(La Nord-Américaine, Première Compagnie d'Assurance)
C/O Manulife Financial
500 King St N
Waterloo, Ontario N2J 4C6
Mr. Bruce Gordon
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (519) 747-7000
Fax-Télé. (519) 747-6625

Folksamerica Reinsurance Company
80 Bloor St. W., Suite 1202
Toronto, Ontario M5S 2V1
Mr. James M. Willis
Chief Agent
(Agent principal)
Tel-Tél. (416) 961-0400
Fax-Télé. (416) 961-5797

Ford Life Insurance Company
C/O CAS Accounting for Insurance Inc.
1145 Nicholson Rd Unit #2
Newmarket, Ontario L3Y 7V1
Ms. Colleen A. Sexsmith
Chief Agent
(Agente principale)
Tel-Tél. (905) 853-0858
Fax-Télé. (905) 853-0183

Foresters Indemnity Company
(Indemnité Compagnie des Forestiers)
789 Don Mills Rd
Forester House
Don Mills, Ontario M3C 1T9
Mr. Kenneth C. Peterson
Supreme Chief Ranger and President
(Chef forestier supreme et président)
Tel-Tél. (416) 429-3000
Fax-Télé. (416) 429-3896

Forethought Life Insurance Company
3380 South Service Rd
Burlington, Ontario L7N 3J5
Mr. L. Paul Renaud
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(Agent principal)
Tel-Tél. (905) 681-0094
Fax-Télé. (905) 681-2756

Formosa Mutual Insurance Company
10 John St
Formosa, Ontario N0G 1W0
Mr. Joseph E. Dietrich
Secretary-Treasurer, Manager
(Secrétaire-trésorier, directeur)
Tel-Tél. (519) 367-5600
Fax-Télé. (519) 367-5681

GE Capital Casualty Company, Canada
(Compagnie d'Assurance GE Capital Casualty, Canada)
C/O General Electric Capital Canada Inc.
2300 Meadowvale Blvd
Mississauga, Ontario L5N 5P9
Ms. Leslie J. Battrock
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(Agente principale)
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Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

GE Capital Mortgage Insurance Company (Canada)
(Compagnie d'Assurance d'Hypothèques GE Capital (Canada))
2300 Meadowvale Blvd
Mississauga, Ontario L5N 5P9
Mr. Peter M. Vukanovich
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (905) 858-5422
Fax-Télé. (905) 858-5423

General Reinsurance Corporation
1 First Canadian Pl Suite 5705
PO Box 471
Toronto, Ontario M5X 1E4
Mr. Gerald A. Wolfe
Chief Agent
(Agent principal)
Tel-Tél. (416) 869-0490
Fax-Télé. (416) 360-2020

GE Frankona Rückversicherungs-Aktiengesellschaft
200 Wellington St. West, Suite 400
P.O. Box 166
Toronto, Ontario M5V 3C7
Ms. Margaret A. Helliwell
Chief Agent
(Agent principale)
Tel-Tél. (416) 217-5565
Fax-Télé. (416) 217-5556

Gerber Life Insurance Company
C/o Cassels Brock & Blackwell
40 King Street West, Suite 2100
Toronto, Ontario M5H 3C2
Mr. J. Brian Reeve
Chief Agent
(Agent Principale)
Tel-Tél. (416) 869-5746
Fax-Télé. (416) 360-8877

GE Reinsurance Corporation
C/O D.M. Williams & Associates Ltd.
3650 Victoria Park Ave Suite 201
Toronto, Ontario M2H 3P7
Mrs. Lorraine Williams
Chief Agent
(Agente principale)
Tel-Tél. (416) 496-1148
Fax-Télé. (416) 496-1089

Gerling Canada Insurance Company
(Gerling Canada Compagnie D'assurances)
480 University Ave Suite 1400
Toronto, Ontario M5G 1V6
Mr. A. H. Henke
President
(Président)
Tel-Tél. (416) 598-4688
Fax-Télé. (416) 598-9507

General American Life Insurance Company
C/O RGA Life Reinsurance Company of Canada
55 University Ave Suite 1200
Toronto, Ontario M5J 2H7
Mr. A. David Pelletier
Chief Agent
(Agent principal)
Tel-Tél. (416) 682-0000
Fax-Télé. (416) 777-9526

Gerling Global Life Insurance Company
480 University Ave
Toronto, Ontario M5G 1V6
Mr. Gaetano Geretto
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 598-4677
Fax-Télé. (416) 598-3901

General & Cologne Life Re of America
1 First Canadian Pl Suite 5705
PO Box 471
Toronto, Ontario M5X 1E4
Mr. Gerald A. Wolfe
Chief Agent
(Agent principal)
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Gerling Global Reinsurance Company
480 University Ave Suite 1400
Toronto, Ontario M5G 1V6
Mr. John Kartechner
President
(Président)
Tel-Tél. (416) 598-4688
Fax-Télé. (416) 598-9244

General Insurance Company of America
C/O Fasken Martineau DuMoulin LLP
PO Box 20
Toronto-Dominion Centre
Toronto, Ontario M5K 1N6
Mr. Robert M. Sutherland
Chief Agent
(Agent principal)
Tel-Tél. (416) 865-4438
Fax-Télé. (416) 364-7813

Germania Farmers' Mutual Fire Insurance Company
PO Box 30
Aytton, Ontario N0G 1C0
Mr. Larry Bieman
Secretary-Treasurer & Manager
(Secrétaire-trésorier, directeur)
Tel-Tél. (519) 665-7715
Fax-Télé. (519) 665-7558

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of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

Glengarry Farmers' Mutual Fire Insurance Company

PO Box 159 57 Main St N
Alexandria, Ontario K0C 1A0
Mr. Brian K. Fisher
Secretary-Treasurer
(Secrétaire-trésorier)
Tel-Tél. (613) 525-2557
Fax-Téléc. (613) 525-5162

The Great-West Life Assurance Company (La Great-West, Compagnie d'Assurance-Vie)

200 Consumers Rd Suite 900
Willowdale, Ontario M2J 4R4
Mr. Mark A. Foris
Chief Agent
(Agent principal)
Tel-Tél. (416) 492-4300
Fax-Téléc. (416) 492-1406

Gold Circle Insurance Company

(Cercle d'Or, Compagnie d'Assurance)
C/O Great West Life Assurance Company
200 Consumers Rd Suite 900
Willowdale, Ontario M2J 4R4
Mr. Mark A. Foris
Chief Agent
(Agent principal)
Tel-Tél. (416) 492-4300
Fax-Téléc. (416) 492-1406

Grenville Mutual Insurance Company

PO Box 10
3005 County Road 21
Spencerville, Ontario K0E 1X0
Mr. Ross Lincoln, CIP
General Manager
(Directeur général)
Tel-Tél. (613) 658-2013
Fax-Téléc. (613) 658-3374

Gore Mutual Insurance Company

252 Dundas St PO Box 70
Cambridge, Ontario N1R 5T3
Mr. Kevin McNeil
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (519) 623-1910
Fax-Téléc. (519) 623-4411

Grey & Bruce Mutual Insurance Company

517 - 10th Street
Hanover, Ontario N4N 1R4
Mr. A. D. McArthur
Manager, Secretary-Treasurer
(Directeur, secrétaire-trésorier)
Tel-Tél. (519) 364-2250
Fax-Téléc. (519) 364-6067

Grain Insurance and Guarantee Company

C/O Cox & Armstrong
8 King St E Suite 907
Toronto, Ontario M5C 1B5
Mr. John S. Armstrong
Chief Agent
(Agent principal)
Tel-Tél. (416) 861-9026
Fax-Téléc. (416) 861-9074

The Guarantee Company of North America

4950 Yonge St Suite 1400
Madison Centre
North York, Ontario M2N 6K1
Mr. Robert Dempsey
Chief Agent
(Agent principal)
Tel-Tél. (416) 223-9580
Fax-Téléc. (416) 223-6577

Granite Insurance Company

(Granite Compagnie d'Assurances)
C/O Goran Capital Inc
2 Eva Rd Suite 200
Etobicoke, Ontario M9C 2A8
Mr. Barry Symons
President
(Président)
Tel-Tél. (416) 622-0660
Fax-Téléc. (416) 622-8809

The Halifax Insurance Company

(La Compagnie d'Assurance Halifax)
c/o ING Canada
75 Eglinton Ave E
Toronto, Ontario M4P 3A4
Mr. Donald K. Lough
President
(Président)
Tel-Tél. (416) 440-1000
Fax-Téléc. (416) 440-4127

Great American Insurance Company

C/O Cassels, Brock & Blackwell
40 King St W Suite 2100
Scotia Plaza
Toronto, Ontario M5H 3C2
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Chief Agent
(Agent principal)
Tel-Tél. (416) 869-5300
Fax-Téléc. (416) 360-8877

Halwell Mutual Insurance Company

812 Woolwich St Box 60
Guelph, Ontario N1H 6J6
Mr. S. Douglas Winer
Secretary-Manager
(Secrétaire-chef de service)
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Fax-Téléc. (519) 836-2831

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

The Hamilton Township Farmers' Mutual Fire Insurance Company
PO Box 201 1176 Division St
Cobourg, Ontario K9A 4K5
R. Murray Mills
General Manager
(Directeur général)
Tel (905) 372-0186
Fax-Télé. (905) 372-1364

Hay Mutual Insurance Company
PO Box 130
43 Main St
Zurich, Ontario N0M 2T0
Mr. John R. Consitt
Secretary-Manager
(Secrétaire-chef de service)
Tel-Tél. (519) 236-4381
Fax-Télé. (519) 236-7681

Hannover Ruckversicherungs-Aktiengesellschaft
C/O D.M. Williams & Associates Ltd.
3650 Victoria Park Ave Suite 201
Toronto, Ontario M2H 3P7
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Fax-Télé. (416) 496-1089

Healthcare Insurance Reciprocal of Canada
Yonge Corporate Centre
4100 Yonge St Suite 412
North York, Ontario M2P 2B5
Mr. Peter A. Flattery
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(Fondé de procuration)
Tel-Tél. (416) 733-2773
Fax-Télé. (416) 733-8346

The Hanover Insurance Company
C/O Focus Group Inc.
36 King St E Suite 500
Toronto, Ontario M5C 1E5
Mr. Philip H. Cook
Chief Agent
(Agent principal)
Tel-Tél. (416) 361-1728
Fax-Télé. (416) 361-6113

Heritage General Insurance Company
(Compagnie d'Assurances Générales Héritage)
C/O Hudson's Bay Company
401 Bay St Suite 500
Toronto, Ontario M5H 2Y4
Mr. James A. Ingram
Secretary & General Counsel
(Secrétaire et avocat général)
Tel-Tél. (416) 861-4593
Fax-Télé. (416) 861-4720

The Hartford Fire Insurance Company
20 York Mills Rd, Suite 500
Toronto, Ontario M2P 2C2
Ms. Illona V. Kirsh
Chief Agent
(Agente principale)
Tel-Tél. (416) 733-1777
Fax-Télé. (416) 733-1463

The Home Insurance Company
C/O Focus Group Inc.
36 King St E Suite 500
Toronto, Ontario M5C 1E5
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Chief Agent
(Agent principal)
Tel-Tél. (416) 361-1728
Fax-Télé. (416) 361-6113

Hartford Insurance Company of Canada
(Compagnie d'Assurance Hartford du Canada)
20 York Mills Rd
Willowdale, Ontario M2P 2C2
Ms. Illona V. Kirsh
Chief Agent
(Agent Principale)
Tel-Tél. (416) 733-1777
Fax-Télé. (416) 733-0510

Household Life Insurance Company
C/O Peter A. Love, Barrister & Solicitor
18 Lauder Ave
Toronto, Ontario M6H 3E3
Mr. Peter A. Love
Chief Agent
(Agent principal)
Tel-Tél. (416) 651-3447
Fax-Télé. (416) 651-3449

Hartford Life Insurance Company
C/O Blaney McMurtry
4 King Street West Suite 1103
Toronto, Ontario M5H 1B6
Mr. Douglas H. McGee
Chief Agent
(Agente principale)
Tel-Tél. (416) 204-9896
Fax-Télé. (416) 204-9952

Howard Mutual Fire Insurance Company
Box 398 20 Ebenezer St W
Ridgetown, Ontario N0P 2C0
Mr. Ernest C. Koehler
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(Secrétaire-chef de service)
Tel-Tél. (519) 674-5434
Fax-Télé. (519) 674-2029

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of Insurers in Ontario

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assureurs en Ontario

Howick Mutual Insurance Company
Box 30
1091 Centre Street
Wroxeter, Ontario N0G 2X0
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Fax-Télé. (519) 335-6416

ING Wellington Insurance Company
(Compagnie d'Assurance Wellington)
C/O ING Canada
181 University Ave, 7th Floor
Toronto, Ontario M5H 3M7
Mr. Yves Brouillette
Chairman & Chief Executive Officer
(Prés. du conseil et administrateur princ)
Tel-Tél. (416) 941-5151
Fax-Télé. (416) 443-6911

ICAROM Public Limited Company
C/O Focus Group Inc.
36 King St E Suite 500
Toronto, Ontario M5C 1E5
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(Agent principal)
Tel-Tél. (416) 361-1728
Fax-Télé. (416) 361-6113

ING Western Union Insurance Company
(ING Western Union Compagnie D'Assurance)
75 Eglinton Ave E
Toronto, Ontario M4P 3A4
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Chief Agent
(Agent principal)
Tel-Tél. (416) 440-1000
Fax-Télé. (416) 440-0799

The Imperial Life Assurance Company of Canada
(L'Impériale, Compagnie d'Assurance-Vie)
95 St Clair Ave W
Toronto, Ontario M4V 1N7
Mr. Marcel Pepin
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 926-2700
Fax-Télé. (416) 324-5147

Ingle Life & Health Assurance Company
(Ingle Compagnie d'Assurance-Vie & Sante)
438 University Ave Suite 1200
Toronto, Ontario M5G 2K8
Mr. Steven Michael Overgaard
Vice Chairman & Chief Executive Officer
(Administrateur principal, chef de la direction)
Tel-Tél. (416) 340-0100
Fax-Télé. (416) 340-9868

Industrial-Alliance Life Insurance Company
(L'Industrielle-Alliance Compagnie d'Assurance sur la Vie)
160 Eglinton Ave E 7th Fl
Toronto, Ontario M4P 3B5
Mr. Paul R. Grimes
Chief Agent
(Agent principal)
Tel-Tél. (416) 487-0242
Fax-Télé. (416) 487-1596

The Insurance Corporation of New York
C/O CAS Accounting For Insurance Inc.
1145 Nicholson Rd Unit #2
Newmarket, Ontario L3Y 7V1
Ms. Colleen A. Sexsmith
Chief Agent
(Agente principale)
Tel-Tél. (905) 853-0858
Fax-Télé. (905) 853-0183

Industrial-Alliance Pacific Life Insurance Company
C/O Beard, Winter
150 King St W Suite 900
Sun Life Centre E
Toronto, Ontario M5H 2K4
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(Agent principal)
Tel-Tél. (416) 593-5555
Fax-Télé. (416) 593-7760

J.C. Penney Life Insurance Company
80 Tiverton Crt 5th Fl
Markham, Ontario L3R 0G4
Mr. Isaac Sananes
Chief Agent
(Agent principal)
Tel-Tél. (905) 479-7500
Fax-Télé. (905) 479-3224

ING Novex Insurance Company of Canada
(ING Novex Compagnie d'Assurance du Canada)
6733 Mississauga Rd Suite 502
Box 130
Mississauga, Ontario L5N 6J5
Mr. John P. McCarthy
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (905) 819-2030
Fax-Télé. (905) 819-2117

Jevco Insurance Company
(La Compagnie d'Assurances Jevco)
C/O Kingsway Financial Services Inc.
5310 Explorer Dr Suite 200
Mississauga, Ontario L4W 5H8
Mr. William G. Star
Chief Agent
(Agent principal)
Tel-Tél. (905) 629-7888
Fax-Télé. (905) 629-5008

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
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John Alden Life Insurance Company
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Newmarket, Ontario L3Y 7V1
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Fax-Télé. (905) 853-0183

Lawyers Title Insurance Corporation
C/O Anderson, Sinclair
2170 Torquay Mews
Mississauga, Ontario L5N 2M6
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Chief Agent
(Agent principal)
Tel-Tél. (905) 821-8522
Fax-Télé. (905) 821-9754

John Hancock Life Insurance Company
C/O McLean & Kerr LLP
130 Adelaide St W Suite 2800
Toronto, Ontario M5H 3P5
Mr. Robin B. Cumine
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(Agent principal)
Tel-Tél. (416) 364-5371
Fax-Télé. (416) 366-8571

Lawyers' Professional Indemnity Company
1 Dundas St W Suite 2200
PO Box 75
Toronto, Ontario M5G 1Z3
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(Présidente)
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Kent & Essex Mutual Insurance Company
250 St Clair St PO Box 356
Chatham, Ontario N7M 5K4
Mr. Bernard MacNeil
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(Directeur général)
Tel-Tél. (519) 352-3190
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Le Mans Re
20 Queens St W Suite 1000
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(Agent principal)
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Kingsway General Insurance Company
5310 Explorer Dr Suite 200
Mississauga, Ontario L4W 5H8
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President & General Manager
(Président & directeur général)
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Fax-Télé. (905) 629-5008

Legacy General Insurance Company
(Compagnie d'Assurances Générales Legacy)
80 Tiverton Crt 5th Fl
Markham, Ontario L3R 0G4
Mr. Isaac Sananes
Vice President & Chief Executive Officer
(Vice-président et administrateur principal)
Tel-Tél. (905) 479-7500
Fax-Télé. (905) 479-3224

Lambton Mutual Insurance Company
PO Box 520
Watford, Ontario N0M 2S0
Mr. Ronald Perry
Secretary-Manager
(Secrétaire-chef de service)
Tel-Tél. (519) 876-2304
Fax-Télé. (519) 876-3940

The Lennox and Addington Mutual Fire Insurance Company
PO Box 174
Napanee, Ontario K7R 3M3
Mr. J. R. Walters
Manager
(Directeur)
Tel-Tél. (613) 354-4810
Fax-Télé. (613) 354-7112

Lanark Mutual Insurance Company
16 W Gore St
Perth, Ontario K7H 2L6
Mr. James Moffatt
Secretary-Manager
(Secrétaire-chef de service)
Tel-Tél. (613) 267-5554
Fax-Télé. (613) 267-6793

Liberty Insurance Company of Canada
(Compagnie d'Assurance Liberté du Canada)
C/O Liberty Mutual Insurance
675 Cochrane Drive, Suite 100
Unionville, Ontario L3R 0S7
Mr. Richard M. Evans
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (905) 415-8400
Fax-Télé. (905) 415-8431

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of Insurers in Ontario

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assureurs en Ontario

Liberty Life Assurance Company of Boston
3500 Steeles Ave E
Markham, Ontario L3R 0X4
Mr. Gery Barry
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(Agent principal)
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Liberty Mutual Fire Insurance Company
C/O Liberty Mutual Insurance
675 Cochrane Drive, Suite 100
Unionville, Ontario L3R 0S7
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(Agent principal)
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Liberty Mutual Insurance Company
Liberty Center
3500 Steeles Ave E
Markham, Ontario L3R 0X4
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Fax-Télé. (905) 946-4929

Life Insurance Company of North America
55 Town Centre Crt Suite 606
PO Box 14
Scarborough, Ontario M1P 4X4
Mr. M. E. Hassan
Chief Agent
(Agent principal)
Tel-Tél. (416) 290-6666
Fax-Télé. (416) 290-0726

Life Investors Insurance Company of America
C/O John Milnes & Associates
68 Scollard St 2nd Floor
Toronto, Ontario M5R 1G2
Mr. John R. Milnes
Chief Agent
(Agent principal)
Tel-Tél. (416) 964-0067
Fax-Télé. (416) 964-3338

Life Reassurance Corporation of America
C/O Swiss Re Life & Health
Swiss Re Life & Health Canada
161 Bay St Suite 3000, Canada Trust Tower
Toronto, Ontario M5J 2T6
Mr. Stephen R. McArthur
Chief Executive Officer
(Administrateur principal)
Tel-Tél. (416) 814-2486
Fax-Télé. (416) 364-7308

Lincoln Heritage Life Insurance Company
6205 Airport Rd Building B #100
Mississauga, Ontario L4V 1E1
Ms. Eileen Mayer
Chief Agent
(Agente principale)
Tel-Tél. (905) 672-3332
Fax-Télé. (905) 672-5413

The Lincoln National Life Insurance Company
151 Yonge St Suite 1700
Toronto, Ontario M5C 2W7
Ms. Brenda Buckingham
Chief Agent
(Agente principale)
Tel-Tél. (416) 777-2500
Fax-Télé. (416) 777-2513

Lloyd's Underwriters
(Les Souscripteurs du Lloyd's)
C/O Stikeman Elliott
199 Bay St, Suite 5300, Commerce Court West
Toronto, Ontario M5L 1B9
Mr. Richard E. Clark
Chief Agent
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Fax-Télé. (416) 861-0445

Lombard General Insurance Company of Canada
(Compagnie Canadienne d'Assurances Générales Lombard)
105 Adelaide St W 3rd Floor
Toronto, Ontario M5H 1P9
Mr. Byron G. Messier
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 350-4400
Fax-Télé. (416) 350-4417

Lombard Insurance Company
(Compagnie d'Assurance Lombard)
105 Adelaide St W 3rd Floor
Toronto, Ontario M5H 1P9
Mr. Byron G. Messier
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 350-4400
Fax-Télé. (416) 350-4417

London and Midland General Insurance Company
201 Queens Ave
London, Ontario N6A 1J1
Mr. Anthony W. Miles
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Fax-Télé. (519) 660-7268

**Name, Address and Official Representative
of Insurers in Ontario**

**Nom, address et mandataire officiel des
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London Guarantee Insurance Company
(Compagnie d'Assurance London Garantie)
77 King St W 34th Floor
Royal Trust Tower, PO Box 284
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President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 360-8183
Fax-Télé. (416) 360-8267

London Life Insurance Company
(London Life, Compagnie d'Assurance-Vie)
255 Dufferin Ave
London, Ontario N6A 4K1
Mr. Raymond McFeetors
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (519) 435-7637
Fax-Télé. (519) 435-7604

The Loyalist Insurance Company
911 Golf Links Road, Suite 111
Ancaster, Ontario L9K 1H9
Mr. Donald Coons
President
(Président)
Tel-Tél. (905) 648-6767
Fax-Télé. (905) 648-5422

Lumbermen's Underwriting Alliance
185 Dorval Ave Suite 500
Dorval, Quebec H9S 5J9
Mr. Maurice R. Piché
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(Agent principal)
Tel-Tél. (514) 631-2710
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Lumbermen's Mutual Casualty Company
320 Front St W
Toronto, Ontario M5V 3B6
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Chief Agent
(Agente principale)
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Fax-Télé. (416) 351-2502

The Manufacturers Life Insurance Company
(La Compagnie d'Assurance-Vie Manufacturers)
C/O Manulife Financial
200 Bloor St E
Toronto, Ontario M4W 1E5
Mr. Dominic D'Alessandro
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 926-6623
Fax-Télé. (416) 926-3520

Maritime Insurance Company Limited
250 Yonge St 15th Floor
Toronto, Ontario M5B 2L7
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Tel-Tél. (416) 542-7400
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The Maritime Life Assurance Company
(La Maritime Compagnie d'Assurance Vie)
Maritime Life, Legal Department
79 Wellington Street West, 8th Floor
P.O. Box 120,
Toronto, Ontario M5K 1N9
M. Cori Lawson-Roberts
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(Agent Principale)
Tel-Tél (416) 864-8203

Markel Insurance Company of Canada
105 Adelaide St W 7th Fl
Toronto, Ontario M5H 1P9
Mr. Mark J. Ram
President
(Président)
Tel-Tél. (416) 364-7800
Fax-Télé. (416) 364-1488

Markham General Insurance Company
111 Gordon Baker Rd Suite 600
Toronto, Ontario M5H 3R1
John L. McGlynn
President & Chief Executive Officer
(Président et administrateur principal)
Tel-Tél. (416) 491-7855
Fax-Télé. (415) 491-5570

Maryland Casualty Company
(Compagnie Maryland Casualty)
C/O Miller & Associates Claim Services
7181 Woodbine Ave Suite 112
Markham, Ontario L3R 1A3
Mr. Max Brugger
Chief Agent
(Agent principal)
Tel-Tél. (416) 494-9399
Fax-Télé. (416) 494-6857

Massachusetts Mutual Life Insurance Company
C/O McLean & Kerr LLP
130 Adelaide St W Suite 2800
Toronto, Ontario M5H 3P5
Mr. Robin B. Cumine
Chief Agent
(Agent principal)
Tel-Tél. (416) 364-5371
Fax-Télé. (416) 366-8571

The Ontario Gazette - Licensed Insurers

La gazette de l'Ontario - Assureurs Autorisés

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

McKillop Mutual Insurance Company
PO Box 819
Seaforth, Ontario N0K 1W0
Mr. Ken Jones
Secretary-Treasurer-Manager
(Secrétaire-trésorier et directeur)
Tel-Tél. (519) 527-0400
Fax-Télec. (519) 527-2777

Minnesota Life Insurance Company
C/O McLean & Kerr LLP
130 Adelaide St W Suite 2800
Toronto, Ontario M5H 3P5
Mr. Robin B. Cumine
Chief Agent
(Agent principal)
Tel-Tél. (416) 364-5371
Fax-Télec. (416) 366-8571

MD Life Insurance Company
(Société D'Assurance Vie MD)
1867 Alta Vista Drive,
Ottawa, Ontario K1G 5W8
Mr. Charles K. Hamilton
Chief Operating Officer
(Chef de l'exploitation)
Tel-Tél. (613) 731-8610
Fax-Télec. (613) 736-5368

The Missisquoi Insurance Company
(La Compagnie d'Assurance Missisquoi)
111 Westmount Rd South
Waterloo, Ontario N2J 4S4
Mr. Noel G. Walpole
Chief Agent
(Agent principal)
Tel-Tél. (519) 570-8200
Fax-Télec. (519) 570-8389

Metro Public Education Insurance Exchange
C/O Toronto District School Board
155 College St
Toronto, Ontario M5T 1P6
Ms. Marguerite Jackson
Director & Secretary-Treasurer
(Directrice et secrétaire-trésorière)
Tel-Tél. (416) 397-3000
Fax-Télec. (416) 393-0889

Mitsui Marine and Fire Insurance Company, Limited
C/O D.M. Williams & Associates Ltd.
3650 Victoria Park Ave Suite 201
Toronto, Ontario M2H 3P7
Mrs. Lorraine Williams
Chief Agent
(Agente principale)
Tel-Tél. (416) 496-1148
Fax-Télec. (416) 496-1089

Metropolitan Life Insurance Company
Constitution Square
360 Albert St Suite 1750
Ottawa, Ontario K1R 7X7
Mr. William R. Prueter
Chief Agent
(Agent principal)
Tel-Tél. (613) 237-7171
Fax-Télec. (613) 237-7585

The Mortgage Insurance Company of Canada
(La Compagnie d'Assurance d'Hypothèques du Canada)
100 Yonge St Suite 400
Toronto, Ontario M5H 1H1
Mr. Oscar Zimmerman
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (905) 866-5390
Fax-Télec. (905) 866-5810

MIC Life Insurance Corporation
(La Compagnie d'Assurance-Vie MIC)
PO Box 6000
Thornhill, Ontario L3T 4S5
Mr. Charles W. Hastings
Chief Agent
(Agent principal)
Tel-Tél. (905) 882-3900
Fax-Télec. (905) 882-3955

Motors Insurance Corporation
PO Box 6000
Thornhill, Ontario L3T 4S5
Mr. Charles W. Hastings
Chief Agent
(Agent principal)
Tel-Tél. (416) 882-3900
Fax-Télec. (416) 882-3955

Middlesex Mutual Insurance Co.
13271 Ilderton Rd
P.O. Box 311
Ilderton, Ontario NOM 2A0
Ms. Marion G. Warren
Secretary-Manager
(Secrétaire-directrice)
Tel-Tél. (519) 666-0075
Fax-Télec. (519) 666-0079

Munich Reinsurance Company
390 Bay St 22nd Floor
Toronto, Ontario M5H 2Y2
Mr. John P. Phelan
Chief Agent
(Agent principal)
Tel-Tél. (416) 366-9206
Fax-Télec. (416) 366-4330

Name, Address and Official Representative
of Insurers in Ontario

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assureurs en Ontario

Munich Reinsurance Company of Canada
390 Bay St 22nd Floor
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President
(Président)
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Fax-Télé. (416) 366-4330

Municipal Electric Association Reciprocal Insurance Exchange
20 Eglinton Ave W Suite 500
Toronto, Ontario M4R 1K8
Mr. Charlie C. Macaluso
Chief Executive Officer
(Administrateur principal)
Tel-Tél. (416) 483-7739
Fax-Télé. (416) 483-9039

Mutual of Omaha Insurance Company
(La Mutuelle d'Omaha, Compagnie d'Assurance)
C/O Cassels Brock & Blackwell
Scotia Plaza Suite 2100
40 King St W
Toronto, Ontario M5H 3C2
Mr. J Brian Reeve
Chief Agent
(Agent principal)
Tel-Tél. (416) 869-5745
Fax-Télé. (416) 350-6955

The Mutual of Ottawa-Church Insurance
(La Mutuelle d'Eglise de l'Inter-Ouest)
180 Boul. Mont-Bleu
Hull, Quebec J8Z 3J5
Mrs. Jeanne d'Arc Morin
Chief Agent
(Agente principale)
Tel-Tél. (819) 595-0708
Fax-Télé. (819) 595-2678

NAC Reinsurance Corporation
C/O ENCON Group, Inc.
350 Albert St Suite 700
Ottawa, Ontario K1R 1A4
Mr. Jean Laurin
Chief Agent
(Agent principal)
Tel-Tél. (613) 786-2000
Fax-Télé. (613) 786-2001

National Bank Life Insurance Company
(Assurance-Vie Banque Nationale, Compagnie d'Assurance-Vie)
150 York St Suite 200
Toronto, Ontario M5H 3A9
Mr. Douglas Kemp-Welch
Chief Agent
(Agent principal)
Tel-Tél. (416) 864-7830
Fax-Télé. (416) 864-7819

The National Life Assurance Company of Canada
522 University Ave
Toronto, Ontario M5G 1Y7
Mr. Vincent Tonna
President & Chief Operating Officer
(Président-directeur général)
Tel-Tél. (416) 585-8888
Fax-Télé. (416) 598-2195

National Reinsurance Corporation
1 First Canadian Pl Suite 5705
PO Box 471
Toronto, Ontario M5X 1E4
Mr. Gerald A. Wolfe
Chief Agent
(Agent principal)
Tel-Tél. (416) 869-0490
Fax-Télé. (416) 360-2020

Nationwide Mutual Insurance Company
C/O John Milnes & Associates
68 Scollard St 2nd Floor
Toronto, Ontario M5R 1G2
Mr. John R. Milnes
Chief Agent
(Agent principal)
Tel-Tél. (416) 964-0067
Fax-Télé. (416) 964-3338

Nederlandse Reassurantie Groep N.V.
C/O RJH Reinsurance Service Inc.
995 Dupont St
Toronto, Ontario M6H 1Z5
Mr. Robert DeMarco
Chief Agent
(Agent principal)
Tel-Tél. (416) 533-9654
Fax-Télé. (416) 533-6485

New Hampshire Insurance Company
145 Wellington St W Suite 1400
Toronto, Ontario M5J 1H8
Mr. Gary A. McMillan
Chief Agent
(Agent principal)
Tel-Tél. (416) 596-4088
Fax-Télé. (416) 596-3006

New York Life Insurance Company
C/O Cassels, Brock & Blackwell
40 King St W Suite 2100
Scotia Plaza
Toronto, Ontario M5H 3C2
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Chief Agent
(Agent principal)
Tel-Tél. (416) 869-5745
Fax-Télé. (416) 360-8877

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assureurs en Ontario

Niagara Fire Insurance Company
C/O CAS Accounting for Insurance Inc.
1145 Nicholson Rd Unit #2
Newmarket, Ontario L3Y 7V1
Ms. Colleen A. Sexsmith
Chief Agent
(Agente principale)
Tel-Tél. (905) 853-0858
Fax-Télé. (905) 853-0183

North Blenheim Mutual Insurance Company
11 Baird St N
Bright, Ontario N0J 1B0
Mr. Bruce Davis
Secretary-Manager
(Secrétaire-chef de service)
Tel-Tél. (519) 454-8661
Fax-Télé. (519) 454-8785

The Nipponkoa Insurance Company Limited
C/O CGU Group Canada Ltd.
2206 Eglinton Ave E
Scarborough, Ontario M1L 4S8
Mr. Igal Mayer
Chief Agent
(Agent principal)
Tel-Tél. (416) 288-1800
Fax-Télé. (416) 288-5888

North Kent Mutual Fire Insurance Company
PO Box 478
Dresden, Ontario N0P 1M0
Mr. John W. Leeson
Manager
(Directeur)
Tel-Tél. (519) 683-4484
Fax-Télé. (519) 683-4509

The Nordic Insurance Company of Canada
(La Nordique Compagnie d'Assurance du Canada)
C/O ING Canada
181 University Ave Suite 700
Guardian Of Canada Tower
Toronto, Ontario M5H 3M7
Mr. Yves Brouillette
Chairman & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 841-5333
Fax-Télé. (416) 941-0006

The North Waterloo Farmers Mutual Insurance Company
100 Erb Street E
Waterloo, Ontario N2J 1L9
Mr. Bert G. Hares
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (519) 886-4530
Fax-Télé. (519) 886-1630

Nordisk Reinsurance Company A/S
C/O M. Schwab Accounting Services Ltd.
278 Bloor St E
Suite 401
Toronto, Ontario M4W 3M4
Mr. Fernao Ferreira
Chief Agent
(Agent principal)
Tel-Tél. (416) 324-9995
Fax-Télé. (416) 924-1377

Northern Indemnity, Inc.
(La Compagnie d'Indemnité du Nord, Inc.)
2 Bloor St W Suite 1500
Toronto, Ontario M4W 3E2
Mr. Mark D. Leskanic
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 925-9360
Fax-Télé. (416) 925-5336

Norfolk Mutual Insurance Company
33 Park Road
R.R. #1
Simcoe, Ontario N3Y 4J9
Mrs. Carrol E. Lambert
Secretary-Manager
(Secrétaire-directrice)
Tel-Tél. (519) 426-1294
Fax-Télé. (519) 426-7594

Norwich Union Life Insurance Company (Canada)
(Norwich Union du Canada, Compagnie d'Assurance-vie)
60 Yonge St
Toronto, Ontario M5E 1H5
Mr. W. E. James
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 362-2961
Fax-Télé. (416) 362-0780

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

NRG Victory Reinsurance Limited
C/O RJH Reinsurance Service Inc.
995 Dupont St
Toronto, Ontario M6H 1Z5
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Chief Agent
(Agent principal)
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Fax-Télé. (416) 533-6485

NW Reinsurance Corporation Limited
C/O D.M. Williams & Associates Ltd.
3650 Victoria Park Ave Suite 201
Toronto, Ontario M2H 3P7
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Chief Agent
(Agente principale)
Tel-Tél. (416) 496-1148
Fax-Télé. (416) 496-1089

Odyssey America Reinsurance Corporation
55 University Ave., Suite 1600
Toronto, Ontario M5J 2H7
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Chief Agent
(Agent principal)
Tel-Tél. (416) 862-0162
Fax-Télé. (416) 367-3248

Odyssey Reinsurance Company of Canada
(Odyssey, Société Canadienne de Réassurance)
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Mr. B. H. Ysseldyk
President
(Président)
Tel-Tél. (416) 862-0162
Fax-Télé. (416) 367-3248

Old Republic Insurance Company of Canada
(L'Ancienne République, Compagnie d'Assurance du Canada)
Box 557 100 King St W
Hamilton, Ontario L8N 3K9
Mr. Frank Szirt
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (905) 523-5936
Fax-Télé. (905) 528-4685

Ontario Municipal Insurance Exchange
393 University Ave Suite 1701
Toronto, Ontario M5G 1E6
Mr. Eric Nichols
Attorney-In-Fact
(Fondé de procuration)
Tel-Tél. (416) 971-7638
Fax-Télé. (416) 971-7011

Ontario School Boards' Insurance Exchange
91 Westmount Rd
Guelph, Ontario N1H 5J2
Mr. Stanley M. Lasanowski
Attorney-In-Fact
(Fondé de procuration)
Tel-Tél. (519) 767-2182
Fax-Télé. (519) 767-0281

Optimum Frontier Insurance Company
P.O. Box 1288
North Bay, Ontario P1B 8K5
Mr. George Klassen
President & Chief Operating Officer
(Président-directeur général)
Tel-Tél. (705) 476-4814
Fax-Télé. (705) 476-8694

Optimum Reassurance Inc.
(Optimum Réassurance Inc.)
1255 Bay St 9th Fl
Toronto, Ontario M5R 2A9
Mr. David Liddle
Chief Agent
(Agent principal)
Tel-Tél. (416) 922-5000
Fax-Télé. (416) 920-0118

Oxford Mutual Insurance Company
RR 4 PO Box 430
Thamesford, Ontario N0M 2M0
Mr. William M. Jellous
Secretary-Manager
(Secrétaire-chef de service)
Tel-Tél. (519) 285-2916
Fax-Télé. (519) 285-3099

The Paul Revere Life Insurance Company
PO Box 5044
5420 North Service Rd
Burlington, Ontario L7R 4C1
Mr. George Shell
Chief Agent
(Agent principal)
Tel-Tél. (905) 319-9501
Fax-Télé. (905) 319-9490

Pearl Assurance Public Limited Company
C/O Focus Group Inc.
36 King St E Suite 500
Toronto, Ontario M5C 1E5
Mr. Philip H. Cook
Chief Agent
(Agent principal)
Tel-Tél. (416) 361-1728
Fax-Télé. (416) 361-6113

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Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

Peel Maryborough Mutual Insurance Company
PO Box 190, 103 Wellington St
Drayton, Ontario N0G 1P0
Mr. Alan E. Simpson
Manager, Secretary-Treasurer
(Directeur, secrétaire-trésorier)
Tel-Tél. (519) 638-3304
Fax-Télé. (519) 638-3521

Peel Mutual Insurance Company
103 Queen St W
Brampton, Ontario L6Y 1M3
Mr. Philip H. Haynes
General Manager
(Directeur général)
Tel-Tél. (905) 451-2386
Fax-Télé. (905) 459-7619

Pembridge Insurance Company
(Pembridge, Compagnie d'Assurance)
10 Allstate Parkway
Markham, Ontario L3R 5P8
Mr. J.R. (Bob) Tisdale
President & Chief Operating Officer
(Président-directeur général)
Tel-Tél. (905) 475-4576
Fax-Télé. (905) 513-4017

Penncorp Life Insurance Company
(La Compagnie d'Assurance-Vie Penncorp)
90 Dundas St W Suite 400
Mississauga, Ontario L5B 2T5
Mr. J. Paul Edmondson
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (905) 272-0210
Fax-Télé. (905) 272-3797

Pennsylvania Life Insurance Company
90 Dundas St W, Suite 400
Mississauga, Ontario L5B 2T5
Mr. J. Paul Edmondson
Chief Agent
(Agent principal)
Tel-Tél. (905) 272-0210
Fax-Télé. (905) 272-3797

Peopleplus Insurance Company
(Omnimonde, Compagnie d'Assurances)
400 University Ave, 25th Floor
Toronto, Ontario M5G 1S7
Mr. Barry J. Gilway
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 586-3000
Fax-Télé. (416) 586-2990

The Personal Insurance Company of Canada
(La Personnelle, Compagnie d'Assurance du Canada)
3 Robert Speck Parkway Ste 500
Mississauga, Ontario L4Z 3Z9
Mr. Ken Lalonde
President & Chief Operating Officer
(Président-directeur général)
Tel-Tél. (905) 306-3900
Fax-Télé. (905) 306-3901

Perth Insurance Company
111 Westmount Rd South
Waterloo, Ontario N2J 4S4
Mr. Noel G. Walpole
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (519) 570-8200
Fax-Télé. (519) 570-8550

Philadelphia Reinsurance Corporation
C/O RJH Reinsurance Service Inc.
995 Dupont St
Toronto, Ontario M6H 1Z5
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Chief Agent
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Tel-Tél. (416) 533-9654
Fax-Télé. (416) 533-6485

Phoenix Home Life Mutual Insurance Company
C/O Cassels, Brock & Blackwell
40 King St W Suite 2100
Scotia Plaza
Toronto, Ontario M5H 3C2
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Tel-Tél. (416) 869-5300
Fax-Télé. (416) 360-8877

The Phoenix Insurance Company
36 Toronto St Suite 1070
Toronto, Ontario M5C 2C5
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Tel-Tél. (416) 368-5750
Fax-Télé. (416) 864-3888

Pierce National Life Insurance Company
C/O CAS Accounting for Insurance Inc.
1145 Nicholson Rd Unit #2
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Tel-Tél. (905) 853-0858
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Name, Address and Official Representative
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Nom, address et mandataire officiel des
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Pilot Insurance Company
90 Eglinton Ave W
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Mr. Stewart Kistruck
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 487-5141
Fax-Télec. (416) 487-4220

Primum Insurance Company
(Primum Compagnie D'Assurances)
C/O Meloche Monnex
2161 Yonge St, 4th Floor
Toronto, Ontario M4A 3A6
Mr. Raymond A. Décarie
Chief Agent
(Agent principal)
Tel-Tél. (416) 484-1112
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Pohjola Group Insurance Corporation
C/O AON Re Canada Inc.
150 King St W Suite 1900
Toronto, Ontario M5H 1J9
Mr. Rene Lapierre
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(Agent principal)
Tel-Tél. (416) 979-3300
Fax-Télec. (416) 979-7724

Principal Life Insurance Company
C/O John Milnes and Associates
68 Scollard St 2nd Floor
Toronto, Ontario M5R 1G2
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Tel-Tél. (416) 964-0067
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The Portage La Prairie Mutual Insurance Company
320 Vine St 3rd Floor
St. Catharines, Ontario L2M 4T3
Ms. Elizabeth J. McNabb
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Tel-Tél. (905) 937-0100
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Progressive Casualty Insurance Company
200 York land Blvd , 7th Floor, Suite 730
Toronto, Ontario M2J 5C1
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Tel-Tél. (416) 499-6599
Fax-Télec. (416) 499-7478

Premier Insurance Company
5905 Campus Rd
Mississauga, Ontario L4V 1P9
Mr. E. A. Bresler
President
(Président)
Tel-Tél. (905) 676-1240
Fax-Télec. (905) 676-9318

Progressive Casualty Insurance Company of Canada
(Progressive du Canada Compagnie d'Assurance Générale)
200 York land Blvd 5th Floor
Willowdale, Ontario M2J 5C3
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(Administrateur principal)
Tel-Tél. (416) 756-8038
Fax-Télec. (416) 756-8049

Prescott Mutual Insurance Company
377 St-Philippe St PO Box 280
Alfred, Ontario K0B 1A0
Mr. Serge Gauthier
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Tel-Tél. (613) 679-2277
Fax-Télec. (613) 679-2529

Protective Insurance Company
C/O John Milnes and Associates
68 Scollard St 2nd Floor
Toronto, Ontario M5R 1G2
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Tel-Tél. (416) 964-0067
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Primerica Life Insurance Company of Canada
(La Compagnie d'Assurance-Vie Primerica du Canada)
Suite 300, Plaza 5
2000 Argental Road
Mississauga, Ontario L5N 2X7
Mr. David Gershuni
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(Administrateur principal)
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Fax-Télec. (905) 813-5310

Providence Washington Insurance Company
55 University Ave Suite 900
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Fax-Télec. (416) 366-3465

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Provident Life and Accident Insurance Company
PO Box 5044
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Reassure America Life Insurance Company
161 Bay St. Suite 3000, Canada Trust Tower
Toronto, Ontario M5J 2T6
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Tel-Tél. (416) 947-3800
Fax-Télé. (416) 364-7308

The Prudential Insurance Company of America
(La Prudentielle d'Amérique, Compagnie d'Assurance)
300 Consilium Pl Suite 1200
Toronto, Ontario M1H 3G2
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Tel-Tél. (416) 296-9655
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Registered Insurance Brokers of Ontario
4 King ST W Suite 1200
Toronto, Ontario M5H 1B6
Mr. Jeff Bear
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(Directeur général)
Tel-Tél. (416) 365-1900
Fax-Télé. (416) 365-7664

Quebec Assurance Company
(Compagnie d'Assurance du Québec)
10 Wellington St E
Toronto, Ontario M5E 1L5
Mr. R. J. Gunn
Chief Agent
(Agent principal)
Tel-Tél. (416) 366-7511
Fax-Télé. (416) 366-0953

Reliable Life Insurance Company
Box 557 100 King St W
Hamilton, Ontario L8N 3K9
Mr. Richard J. Wilson
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (905) 523-5587
Fax-Télé. (905) 528-4685

RBC General Insurance Company
(Compagnie d'Assurance Generale RBC)
P.O. Box 53, Station "A"
Mississauga, Ontario L5A 2Y9
Mr. Andrew Rogacki
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (905) 949-3663
Fax-Télé. (905) 813-4851

Reliance Insurance Company
200 King St W Suite 1906
PO Box 61
Toronto, Ontario M5H 3T4
Mr. Denis Morin
Chief Agent
(Agent principal)
Tel-Tél. (416) 581-0101
Fax-Télé. (416) 581-1109

RBC Life Insurance Company
(Compagnie d'Assurance Vie RBC)
P.O. Box 53, Station "A"
Mississauga, Ontario L5A 2Y9
Ms. Kathryn A. Giffen
President & Chief Operating Officer
(Présidente et chef de l'exploitation)
Tel-Tél. (905) 949-3663
Fax-Télé. (905) 813-4851

ReliaStar Life Insurance Company
C/O D.M. Williams & Associates Ltd.
3650 Victoria Park Ave Suite 201
Toronto, Ontario M2H 3P7
Mrs. Lorraine Williams
Chief Agent
(Agente principale)
Tel-Tél. (416) 496-1148
Fax-Télé. (416) 496-1089

RBC Travel Insurance Company
(Compagnie d'Assurance Voyage RBC)
6880 Financial Drive, West Tower
Mississauga, Ontario L5N 7Y5
Mr. Stanley W. Seggie
President & C.E.O.
(Présidente et chef de la direction)
Tel-Tél. (905) 816-2400
Fax-Télé. (905) 816-2450

RGA Life Reinsurance Company of Canada
(RGA Compagnie de Réassurance-Vie du Canada)
55 University Ave Suite 1201
Toronto, Ontario M5J 2H7
Mr. A. David Pelletier
Executive Vice-President
(Vice-président exécutif)
Tel-Tél. (416) 682-0000
Fax-Télé. (416) 777-9526

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

Royal & Sun Alliance Insurance Company of Canada
(Royal & Sun Alliance du Canada, Societe d'Assurances)
10 Wellington St E
Toronto, Ontario M5E 1L5
Mr. R. J. Gunn
Chief Executive Officer
(Chef de la direction)
Tel-Tél. (416) 366-7511
Fax-Télé. (416) 366-0953

Royal & Sun Alliance Life Insurance Company of Canada
(Royal & Sun Alliance du Canada, Societe d'Assurance-Vie)
277 Lakeshore Rd E
Oakville, Ontario L6J 1H9
Mr. Clive S. Smith
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (905) 842-6200
Fax-Télé. (905) 842-6294

SAFECO Insurance Company of America
C/O Fasken Martineau DuMoulin LLP
PO Box 20
Toronto-Dominion Centre
Toronto, Ontario M5K 1N6
Mr. Robert M. Sutherland
Chief Agent
(Agent principal)
Tel-Tél. (416) 865-4438
Fax-Télé. (416) 364-7813

SAFR Partner Re
130 King St W, Suite 2300
Box 166
Toronto, Ontario M5X 1C7
Mr. Bruce Perry
Chief Agent
(Agent principal)
Tel-Tél. (416) 861-0033
Fax-Télé. (416) 861-0200

SCOR Canada Reinsurance Company
(SCOR Canada Compagnie de Réassurance)
161 Bay St Suite 5000
PO Box 615 BCE Place Canada Trust Tower
Toronto, Ontario M5J 2S1
Mr. Henry Klecan Jr.
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 869-3670
Fax-Télé. (416) 365-9393

SCOR Vie
161 Bay St Suite 5000
PO Box 615 BCE Place Canada Trust Tower
Toronto, Ontario M5J 2S1
Mrs. Jaya Narayan
Chief Agent
(Agente principale)
Tel-Tél. (416) 869-3670
Fax-Télé. (416) 365-9393

Scotia General Insurance Company
(Scotia Générale, compagnie d'assurance)
100 Yonge St Suite 400
Toronto, Ontario M5H 1H1
Mr. Oscar Zimmerman
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 866-5412
Fax-Télé. (416) 866-5810

Scotia Life Insurance Company
(Scotia-Vie Compagnie d'Assurance)
100 Yonge St Suite 400
Toronto, Ontario M5H 1H1
Mr. Oscar Zimmerman
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 866-5412
Fax-Télé. (416) 866-5810

Scottish & York Insurance Co. Limited
C/O CGU Group Canada Ltd.
2206 Eglinton Ave E
Scarborough, Ontario M1L 4S8
Mr. Igal Mayer
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 288-1800
Fax-Télé. (416) 288-5888

Security General Insurance Inc.
(La Sécurité, Assurances Générales inc.)
C/O The Imperial Life Assurance Company of Canada
95 St. Clair Ave. W. 7th Floor
Toronto, Ontario M4V 1N7
Mr. Robert Haig
Chief Agent
(Agent principal)
Tel-Tél. (416) 926-2700 Ext.2702
Fax-Télé. (416) 324-1825

Security Insurance Company of Hartford
155 University Ave Suite 702
Toronto, Ontario M5H 3B7
Mr. Peter Needra
Chief Agent
(Agent principal)
Tel-Tél. (416) 363-7818
Fax-Télé. (416) 363-4517

Security Life Insurance Company
(Compagnie d'Assurance-Vie la Sécurité limitée)
C/O Information Retrieval Centre
Priory Square, 130 Macdonell St
Guelph, Ontario N1H 6P8
Mr. Andrew Carlyle
Assistant General Counsel
(Administrateur principal)
Tel-Tél. (519) 824-4400
Fax-Télé. (519) 824-0599

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

Security National Insurance Company
C/O Meloche Monnex Financial Services Inc.
2161 Yonge St, 4th Floor
Toronto, Ontario M4S 3A6
Mr. Raymond A. Décarie
Chief Agent
(Agent principal)
Tel-Tél. (416) 484-1112
Fax-Télec. (416) 545-6130

Sentry Insurance A Mutual Company
C/O Canadian Insurance Consultants
133 Richmond St W Suite 600
Toronto, Ontario M5H 2L3
Mr. Donald G. Smith
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(Agent principal)
Tel-Tél. (416) 363-6103
Fax-Télec. (416) 363-7454

SGI CANADA Insurance Services Ltd.
C/O McCarthy Tétrault
Toronto Dominion Bank Tower Suite 4700
55 King St W Box 48
Toronto, Ontario M5K 1E6
Mr. John L. Walker
Chief Agent
(Agent principal)
Tel-Tél. (416) 362-1812
Fax-Télec. (416) 868-1891

Sherway Insurance Company Limited
2599 Lakeshore Boulevard
Toronto, Ontario M8V 1G5
Mr. Bernard Aaron
President / Président
Tel-Tél. (416) 255-8164
Fax-Télec. (416) 255-6263

Skandia Insurance Company Ltd.
(Skandia Société Anonyme d'Assurances)
C/O D.M. Williams & Associates Ltd.
3650 Victoria Park Ave Suite 201
Toronto, Ontario M2H 3P7
Mrs. Lorraine Williams
Chief Agent
(Agente principale)
Tel-Tél. (416) 496-1148
Fax-Télec. (416) 496-1089

Sorema North America Reinsurance Company
C/O Sorema Management Inc.
70 York St Suite 1520
Toronto, Ontario M5J 1S9
Mr. A. Ross
Chief Agent
(Agent principal)
Tel-Tél. (416) 364-3048
Fax-Télec. (416) 364-1788

South Easthope Mutual Insurance Company
Box 33
Tavistock, Ontario N0B 2R0
Mr. Edward T. Pellow
Manager, Secretary-Treasurer
(Directeur, secrétaire-trésorier)
Tel-Tél. (519) 655-2011
Fax-Télec. (519) 655-2021

The Sovereign General Insurance Company
11 King St W Suite 350
Toronto, Ontario M5H 4C7
Mr. Dave Broadhurst
Chief Agent
(Agent principal)
Tel-Tél. (416) 365-1818
Fax-Télec. (416) 365-1817

Specialty National Insurance Company
C/O Focus Group Inc.
36 King St E Suite 500
Toronto, Ontario M5C 1E5
Mr. Philip H. Cook
Chief Agent
(Agent principal)
Tel-Tél. (416) 361-1728
Fax-Télec. (416) 361-6113

SSQ, Life Insurance Company Inc.
(SSQ, Société d'Assurance-Vie inc.)
C/O Edward Jupp, Barristers & Solicitors
130 Adelaide St W Suite 1712
Toronto, Ontario M5H 3P5
Mr. E. A. Jupp
Chief Agent
(Agent principal)
Tel-Tél. (416) 868-0626
Fax-Télec. (416) 868-0352

St. Paul Fire and Marine Insurance Company
(La Compagnie d'Assurance Saint Paul)
PO Box 93 Suite 1200
121 King St W
Toronto, Ontario M5H 3T9
Mr. Wayne M. Edmondson
Chief Agent
(Agent principal)
Tel-Tél. (416) 366-8301
Fax-Télec. (416) 366-0846

The Standard Life Assurance Company
110 Sheppard Ave E Suite 630
North York, Ontario M2N 6Y5
Mr. Paul J Rainford
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(Agent principal)
Tel-Tél. (416) 224-3464
Fax-Télec. (416) 224-3434

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

The Standard Life Assurance Company of Canada
(Compagnie d'Assurance Standard Life du Canada)
110 Sheppard Ave E Suite 630
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Suecia Reinsurance Company
763 Pape Avenue
Toronto, Ontario M4K 3T2
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President
(Président)
Tel-Tél. (416) 361-0056
Fax-Télé. (416) 361-0147

State Farm Fire and Casualty Company
100 Consilium Place, Suite 102
Scarborough, Ontario M1H 3G9
Mr. Robert J. Cooke
Chief Agent
(Agent principal)
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Fax-Télé. (416) 290-4719

The Sumitomo Marine and Fire Insurance Company, Limited
C/O Chubb Insurance Company of Canada
One Financial Place
1 Adelaide St E Suite 1500
Toronto, Ontario M5C 2V9
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Tel-Tél. (416) 863-0550
Fax-Télé. (416) 863-3144

State Farm Life Insurance Company
100 Consilium Place Suite 102
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Sun Life Assurance Company of Canada
225 King Street West, 5th Floor
Toronto, Ontario M5V 3C5
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(Vice-président exécutif)
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Fax-Télé. (416) 595-9139

State Farm Mutual Automobile Insurance Company
100 Consilium Place, Suite 102
Scarborough, Ontario M1H 3G9
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(Agent principal)
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Fax-Télé. (416) 290-4719

Swiss Re Italia S.p.A
C/O AON Re Canada Inc.
150 King St W Suite 1900
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Stewart Title Guaranty Company
C/O ENCON Group, Inc.
350 Albert St Suite 700
Ottawa, Ontario K1R 1A4
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Swiss Re Life & Health America Inc.
C/O Swiss Re Life & Health Canada
161 Bay St., Ste 3000, Canada Trust Tower
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Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

Swiss Re Life & Health Canada
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Swiss Reinsurance Company Canada
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Mr. Brian Gray
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TD Direct Insurance Inc.
(TD Assurance Directe Inc.)
5th Floor, 100 Wellington St. West
Toronto-Dominion Centre
Toronto, Ontario M5K 1A2
Mr. H. Dunbar Russel
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 307-1621
Fax-Télé. (416) 983-6149

TD General Insurance Company.
(Compagnie d'Assurances Générales TD.)
C/O Meloche Monnex Financial Services Inc.
2161 Yonge St, 4th Floor
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Tel-Tél. (416) 484-1112
Fax-Télé. (416) 545-6130

Temple Insurance Company
(La Compagnie d'Assurance Temple)
390 Bay St 22nd Fl
Toronto, Ontario M5H 2Y2
Mr. John P. Phelan
President
(Président)
Tel-Tél. (416) 366-9206
Fax-Télé. (416) 366-4330

Terra Nova Insurance Company Limited
C/O Cassels, Brock & Blackwell
40 King St W Suite 2100
Scotia Plaza
Toronto, Ontario M5H 3C2
Mr. J. Brian Reeve
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(Agent principal)
Tel-Tél. (416) 869-5300
Fax-Télé. (416) 360-8877

TIG Insurance Company
C/O Canadian Insurance Consultants
133 Richmond St W Suite 600
Toronto, Ontario M5H 2L3
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Tel-Tél. (416) 363-6103
Fax-Télé. (416) 363-7454

The Toa Reinsurance Company of America
401 Bay Street, Suite 2420, P.O. Box 17
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Fax-Télé. (416) 366-7444

The Tokio Marine and Fire Insurance Company, Limited
105 Adelaide St W 3rd Floor
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Fax-Télé. (416) 350-4417

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

T D Life Insurance Company
(T D, Compagnie d'Assurance-Vie)
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President & Chief Executive Officer
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Toronto Mutual Life Insurance Company
112 St Clair Ave W
Toronto, Ontario M4V 2Y3
Mr. Van M. Campbell
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 960-3463
Fax-Télé. (416) 960-0531

Town & Country Mutual Insurance Company
68 Front Street
Strathroy, Ontario N7G 1X7
Mr. Gary Hickson
Secretary, Manager, Chief Executive Officer
(Secrétaire, Directeur général et chef de la direction),
Tel-Tél. (519) 246-1132
Fax-Télé. (519) 246-1115

Townsend Farmers' Mutual Fire Insurance Company
Box 1030
Waterford, Ontario N0E 1Y0
Mr. Neil Shay
Manager-Treasurer
(Directeur-trésorier)
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Trade Indemnity PLC
(Assurances Trade Indemnity)
320 March Rd Suite 103
Kanata, Ontario K2K 2D3
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Fax-Télé. (613) 591-8288

Traders General Insurance Company
C/O CGU Group Canada Ltd.
2206 Eglinton Ave E
Scarborough, Ontario M1L 4S8
Mr. Igal Mayer
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 288-1800
Fax-Télé. (416) 288-5888

Trafalgar Insurance Company of Canada
(Compagnie d'Assurance Trafalgar du Canada)
10 York Mills Rd
Suite 700
Toronto, Ontario M2P 2G5
Mr. Christian Cassebaum
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 227-7800
Fax-Télé. (416) 227-9837

Trans Global Insurance Company
C/O Fraser Milner
100 King St W 42nd Fl
First Canadian Pl
Toronto, Ontario M5X 1B2
Mr. Riccardo Trecroce
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(Agent principal)
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Fax-Télé. (416) 863-4592

Trans Global Life Insurance Company
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100 King St W 42nd Fl
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Fax-Télé. (416) 863-4592

Transamerica Life Canada
(Compagnie d'Assurance-vie Transamerica du Canada)
300 Consilium Pl
Scarborough, Ontario M1H 3G2
Mr. George Foegele
Chairman of the Board, President & CEO
(Président du conseil et directeur général)
Tel-Tél. (416) 290-2803
Fax-Télé. (416) 290-2813

Transatlantic Reinsurance Company
145 Wellington St W Suite 1400
Toronto, Ontario M5J 1H8
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(Agent principal)
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Fax-Télé. (416) 596-3006

The Ontario Gazette - Licensed Insurers

La gazette de l'Ontario - Assureurs Autorisés

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

Travelers Casualty and Surety Company of Canada
(Travelers, Compagnie d'Assurance Dommages et de
Cautionnement du Canada)

36 Toronto Street Suite 1070
Toronto, Ontario M5C 2C5
Mr. Brian Divell
President
(Président)
Tel-Tél. (416) 368-5750
Fax-Télé. (416) 864-3888

Unifund Assurance Company
(Unifund, Compagnie d'Assurance)
1595 16th Ave Suite 400
Richmond Hill, Ontario L4B 3S5
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(Agent principal)
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Fax-Télé. (905) 764-8308

The Travelers Indemnity Company

36 Toronto St Suite 1070
Toronto, Ontario M5C 2C5
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Fax-Télé. (416) 864-3888

Unigard Security Insurance Company

C/O McLean & Kerr LLP
130 Adelaide St W Suite 2800
Toronto, Ontario M5H 3P5
Mr. Robin B. Cumine
Chief Agent
(Agent principal)
Tel-Tél. (416) 364-5371
Fax-Télé. (416) 366-8571

The Travelers Insurance Company
C/O CAS Accounting for Insurance Inc.

1145 Nicholson Road, Unit #2
Newmarket, Ontario L3Y 7V1
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Chief Agent
(Agente principale)
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Fax-Télé. (905) 853-0183

Union Fidelity Life Insurance Company
C/O Employers Reinsurance Canada
200 Wellington St W Suite 400, PO Box 166
Toronto, Ontario M5V 3C7

Mr. Alan Ryder
Chief Agent
(Agent principal)
Tel-Tél. (416) 217-5500
Fax-Télé. (416) 217-5505

TTC Insurance Company Limited

1900 Yonge St
Toronto, Ontario M4S 1Z2
Mr. Vincent Rodo
President
(Président)
Tel-Tél. (416) 393-3914
Fax-Télé. (416) 393-2068

Union of Canada Life Insurance

(Union du Canada Assurance-Vie)
325 Dalhousie St
PO Box/CP 717
Ottawa, Ontario K1P 5P8
Mr. Gerard Desjardins
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (613) 241-3660
Fax-Télé. (613) 241-4627

UAP-NewRotterdam Insurance Company N.V.

2206 Eglinton Avenue East
Scarborough, Ontario M1L 4S8
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(Agent principal)
Tel-Tél. (416) 288-1800
Fax-Télé. (416) 288-5888

United American Insurance Company

145 King St W Suite 1000
Toronto, Ontario M5H 1J8
Ms. Connie Vaccaro
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Fax-Télé. (416) 367-1954

Underwriters Reinsurance Company

C/O Fasken Martineau DuMoulin LLP
PO Box 20, Suite 4200
Toronto-Dominion Bank Tower
Toronto -Dominion Centre
Toronto, Ontario M5K 1N6
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Fax-Télé. (416) 364-7813

UNUM Life Insurance Company of America

PO Box 5044
5420 North Service Rd
Burlington, Ontario L7R 4C1
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(Agent principal)
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Fax-Télé. (905) 319-9509

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

Usborne and Hibbert Mutual Fire Insurance Company
507 Main St S
Exeter, Ontario N0M 1S1
Mrs. Sharon Doxtator
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(Secrétaire-directrice)
Tel-Tél. (519) 235-0350
Fax-Téléc. (519) 235-3623

Utica Mutual Insurance Company
C/O CAS Accounting for Insurance Inc.
1145 Nicholson Rd Unit #2
Newmarket, Ontario L3Y 7V1
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Virginia Surety Company, Inc.
7300 Warden Ave Suite 300
Markham, Ontario L3R 0X3
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Wabisa Mutual Insurance Company
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Jarvis, Ontario N0A 1J0
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(Secrétaire-directrice)
Tel-Tél. (519) 587-4454
Fax-Téléc. (519) 587-5470

Waterloo Insurance Company
111 Westmount Rd South
Waterloo, Ontario N2J 4S4
Mr. Noel G. Walpole
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(Président et chef de la direction)
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The Wawanesa Life Insurance Company
(La compagnie d'Assurance-vie Wawanesa)
4110 Yonge St Suite 100
Toronto, Ontario M2P 2B7
Mr. N. W. Southwood
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(Agent principal)
Tel-Tél. (416) 250-9292
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The Wawanesa Mutual Insurance Company
4110 Yonge St Suite 100
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Fax-Téléc. (416) 228-7858

West Elgin Mutual Insurance Company
274 Currie Rd Box 130
Dutton, Ontario N0L 1J0
Mr. Brian Downie
General Manager
(Directeur général)
Tel-Tél. (519) 762-3530
Fax-Téléc. (519) 762-3801

The West Wawanosh Mutual Insurance Company
PO Box 130
Dungannon, Ontario N0M 1R0
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Fax-Téléc. (519) 529-3211

Western Assurance Company
10 Wellington St E
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Tel-Tél. (416) 366-7511
Fax-Téléc. (416) 366-0953

The Western Life Assurance Company
112 St Clair Ave W
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Western Surety Company
C/O Borden Ladner Gervais LLP
40 King St W Suite 4600
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Tel-Tél. (416) 367-6000
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Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
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The Westminster Mutual Insurance Company

PO Box 29 223 Main St
Belmont, Ontario N0L 1B0
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(Secrétaire-chef de service)
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Fax-Télec. (519) 644-0315

Zurich Insurance Company

(Zurich Compagnie d'Assurances)
400 University Ave, 25th Floor
Toronto, Ontario M5G 1S7
Mr. Barry J. Gilway
Chief Agent
(Agent principal)
Tel-Tél. (416) 586-3000
Fax-Télec. (416) 586-2990

Winterthur Life Insurance Company

(Winterthur Société d'Assurance sur la Vie)

C/O Citadel Assurance
1075 Bay St
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Zurich Life Insurance Company of Canada

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The Yarmouth Mutual Fire Insurance Company

1229 Talbot St E
St Thomas, Ontario N5P 1G9
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Manager
(Directrice)
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Fax-Télec. (519) 631-6058

The Yasuda Fire and Marine Insurance Company, Limited

C/O ACE INA Insurance
The Exchange Tower, Suite 1140
130 King Street West
Toronto, Ontario M5X 1C7
Ms. Cynthia Santiago
Chief Agent
(Agente principale)
Tel-Tél. (416) 594-3035
Fax-Télec. (416) 594-3051

York Fire & Casualty Insurance Company

201-5310 Explorer Drive
Mississauga, Ontario L4W 5H8
Mr. William G. Star
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (905) 629-7888
Fax-Télec. (905) 629-5008

Zenith Insurance Company

(Compagnie d'Assurance Zenith)

105 Adelaide St W 3rd Floor
Toronto, Ontario M5H 1P9
Mr. Byron G. Messier
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 350-4400
Fax-Télec. (416) 350-4417

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

ACA Assurance
184 Promenade du Lac
Etobicoke, Ontario M8W 1A8
Mr. Gérard Lévesque
Chief Agent
(Agent principal)
Tel-Tél. (416) 253-0129
Fax-Télé. (416) 253-4737

ACTRA Fraternal Benefit Society
(La société fraternelle ACTRA)
1000 Yonge St
Toronto, Ontario M4W 2K2
Mr. Robert M. Underwood
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 967-6600
Fax-Télé. (416) 967-4744

Canadian Professional Sales Association
(L'association canadienne des professionnels de la vente)
145 Wellington St W Suite 610
Toronto, Ontario M5J 1H8
Mr. T. J. Ruffell
President
(Président)
Tel-Tél. (416) 408-2685
Fax-Télé. (416) 408-2684

Canadian Slovak Benefit Society
55 Barron St
Welland, Ontario L3C 2K4
Mr. Joseph Mamros
Secretary
(Secrétaire)
Tel-Tél. (905) 734-6411

Canadian Slovak League
1736 Dundas St W
Toronto, Ontario M6K 1V5
Mr. Branislav Galat
Secretary
(Secrétaire)
Tel-Tél. (416) 533-6924
Fax-Télé. (416) 533-6924

Croatian Catholic Union of U.S.A. and Canada
3009 Dundas St W
Toronto, Ontario M6P 1Z4
Mr. Ante Nikolic
Chief Agent
(Agent principal)
Tel-Tél. (416) 766-0158
Fax-Télé. (416) 766-4426

Croatian Fraternal Union of America
161 Bay St, Suite 3000
Toronto, Ontario M5J 2T6
Mr. P. Wayne Musselman
Chief Agent
(Agent principal)
Tel-Tél. (416) 601-6150
Fax-Télé. (416) 601-5740

The First Catholic Slovak Ladies Association of The U.S.A.
C/O John Milnes and Associates
68 Scollard St 2nd Floor
Toronto, Ontario M5R 1G2
Mr. John R. Milnes
Chief Agent
(Agent principal)
Tel-Tél. (416) 964-0067
Fax-Télé. (416) 964-3338

First Catholic Slovak Union of The United States of
America & Canada
C/O John Milnes and Associates
68 Scollard St 2nd Floor
Toronto, Ontario M5R 1G2
Mr. John R. Milnes
Chief Agent
(Agent principal)
Tel-Tél. (416) 964-0067
Fax-Télé. (416) 964-3338

The Grand Orange Lodge of British America
94 Sheppard Ave W
Willowdale, Ontario M2N 1M5
Mr. James Bell
Secretary-Treasurer, CEO
(Secrétaire-trésorier, chef de la direction)
Tel-Tél. (416) 223-1690
Fax-Télé. (416) 223-1324

Guaranteed Funeral Deposits of Canada (Fraternal)
320 N Queen St Suite 232
Etobicoke, Ontario M9C 5K4
Mrs. Lisa Miseresky
Chief Executive Officer
(Chef de la direction)
Tel-Tél. (416) 626-7225
Fax-Télé. (416) 626-1766

The Independent Order of Foresters
789 Don Mills Rd
Forester House
Don Mills, Ontario M3C 1T9
Mr. Michael J. White
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 429-3000 ext. 4366
Fax-Télé. (416) 429-5252

The Ontario Gazette - Fraternal Societies

La gazette de l'Ontario - Sociétés Fraternelles

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

Knights of Columbus
25 Campbell Street
Belleville, Ontario K8N 1S6
Mr. Kerry J. Soden
Chief Agent
(Agent principal)
Tel-Tél. (613) 962-5347
Fax-Télec. (613) 968-7359

Lutheran Life Insurance Society of Canada
470 Weber St N
Waterloo, Ontario N2J 4G4
Mr. Stephen A. Taylor
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (519) 886-4610
Fax-Télec. (519) 886-0350

Metropolitan Toronto Police Widows' and Orphans' Fund
180 Yorkland Blvd Suite 28
Willowdale, Ontario M2J 1R5
Mr. Gary Grant
Chairman
(Président)
Tel-Tél. (416) 502-8711
Fax-Télec. (416) 502-8714

The Order of Italo-Canadians
404 Huron Ave S
Ottawa, Ontario K1Y 0X1
Ms. Elda Allen
Chief Agent
(Agente principale)
Tel-Tél. (613) 729-0232

The Royal Arcanum, Supreme Council Of
21 King St W Suite 400
PO Box 990
Hamilton, Ontario L8N 3R1
Mr. J. B. Simpson
Chief Agent
(Agent principal)
Tel-Tél. (905) 528-8411
Fax-Télec. (905) 528-9008

Serb National Federation
C/O John Milnes and Associates
68 Scollard St 2nd Floor
Toronto, Ontario M5R 1G2
Mr. John R. Milnes
Chief Agent
(Agent principal)
Tel-Tél. (416) 964-0067
Fax-Télec. (416) 964-3338

Sons of Scotland Benevolent Association
90 Eglinton Ave E Suite 411
Toronto, Ontario M4P 2Y3
Mr. Robert Stewart
Grand Secretary-Treasurer
(Secrétaire-trésorière)
Tel-Tél. (416) 482-1250
Fax-Télec. (416) 482-9576

Teachers Life Insurance Society (Fraternal)
(La société d'assurance-vie des enseignantes et enseignants
(frater))
916 The East Mall Suite C
Etobicoke, Ontario M9B 6K1
Mr. J. D. Reid
President & Chief Executive Officer
(Président et chef de la direction)
Tel-Tél. (416) 620-1140
Fax-Télec. (416) 620-6993

Ukrainian Fraternal Association of America
C/O Burns Hubley
2800 14th Ave Suite 406
Markham, Ontario L3R 0E4
Mr. Bohdan M. Mocherniak
Chief Agent
(Agent principal)
Tel-Tél. (416) 495-1755
Fax-Télec. (416) 495-1838

Ukrainian Fraternal Society of Canada
15 Andrew St
St. George, Ontario N0E 1N0
Mr. Boris E. Pancoe
Chief Agent
(Agent principal)
Tel-Tél. (519) 448-1828

**Ukrainian Mutual Benefit Association of St. Nicholas of
Canada**
250 Webb Dr. #501
Mississauga, Ontario L5B 3Z4
Mr. John Rybuck
Chief Agent
(Agent principal)
Tel-Tél. (905) 277-4535
Fax-Télec. (416) 277-4537

Ukrainian National Aid Association of America
83 Christie St
Toronto, Ontario M6G 3B1
Ms. Irene A. Mycak
Chief Agent
(Agente principale)
Tel-Tél. (416) 516-2443
Fax-Télec. (416) 516-4033

Name, Address and Official Representative
of Insurers in Ontario

Nom, address et mandataire officiel des
assureurs en Ontario

Ukrainian National Association
C/O Burns Hubley
2800 - 14th Ave Suite 406
Markham, Ontario L3R 0E4
Mr. Bohdan M. Mocherniak
Chief Agent
(Agent principal)
Tel-Tél. (416) 495-1755
Fax-Télé. (416) 495-1838

United Commercial Travelers of America, Order of
23 Edmund St
Sudbury, Ontario P3E 1L3
Mr. Jerry Giff
Chief Agent
(Agent principal)
Tel-Tél. (705) 673-4299
Fax-Télé. (705) 673-3963

Woman's Life Insurance Society
PO Box 234
Sarnia, Ontario N7T 7H9
Mr. Joseph Haselmayer
Chief Agent
(Agent principal)
Tel-Tél. (519) 542-2826
Fax-Télé. (810) 985-6970

Workers Benevolent Association of Canada
1000 Cedarglen Gate Apt 625
Mississauga, Ontario L5C 3Z5
Mr. Michael Stefiuk
Chief Agent
(Agent principal)
Tel-Tél. (905) 275-7299



The Ontario Gazette

La Gazette de l'Ontario

Vol. 134-31
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Parliamentary Notice—Royal Assent Avis parlementaire—sanction royale

THE PROVINCE OF ONTARIO

Toronto, Tuesday, May 29, 2001.

9:05 a.m.

In the name of Her Majesty the Queen, His Honour the Administrator assented to the following bill in the Lieutenant Governor's office :-

Bill 55 An Act to protect the Oak Ridges Moraine.
[S.O. 2001, Chapter 3]

(6470) 31 CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

PROVINCE DE L'ONTARIO

Toronto, mardi 29 mai 2001

9h 05

Au nom de Sa Majesté la Reine, Son Honneur l'administrateur a accordé la sanction royale au projet de loi suivant au bureau de la lieutenant-gouverneure :

Projet de loi 55 Loi visant à protéger la moraine d'Oak Ridges.
[L.O. 2001, Chapitre 3]

(6471) 31 CLAUDE L. DESROSIERS,
Le greffier de l'Assemblée législative.

THE PROVINCE OF ONTARIO

Toronto, Friday, June 29, 2001.

10:00 a.m.

In the name of Her Majesty the Queen, His Honour the Administrator assented to the following bills in the Lieutenant Governor's office :-

Bill 12 An act to increase the safety of equestrian riders.
[S.O. 2001, Chapter 4]

Bill 18 An Act to recognize the emblem of the Ontario French-speaking community.
[S.O. 2001, Chapter 5]

Bill 19 An Act to amend the Ministry of Training, Colleges and Universities Act.
[S.O. 2001, Chapter 6]

Bill 25 An Act to amend the Public Service Act and Crown Employees Collective Bargaining Act, 1993.
[S.O. 2001, Chapter 7]

Bill 45 An Act to implement measures contained in the 2001 Budget and to amend various statutes.
[S.O. 2001, Chapter 8]

Bill 57 An Act to promote government efficiency and to improve services to taxpayers by amending or repealing certain Acts.
[S.O. 2001, Chapter 9]

Bill 58 An Act to ensure the provision of essential ambulance services in the event of a strike or lock-out of ambulance workers.
[S.O. 2001, Chapter 10]

Bill 59 An Act to amend the Police Services Act.
[S.O. 2001, Chapter 11]

Bill 66 An Act to amend the Wilfrid Laurier University Act, 1973.
[S.O. 2001, Chapter 12]

Bill 71 An Act to repeal the Homes for Retarded Persons Act, amend the Developmental Services Act and make related amendments to other statutes.
[S.O. 2001, Chapter 13]

Bill 80 An Act to promote a stable learning environment and support teacher excellence.
[S.O. 2001, Chapter 14]

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Bill 82	An Act to amend the Legislative Assembly Act to provide an arm's length process to determine members' compensation. [S.O. 2001, Chapter 15]		Loi de 1993 sur la négociation collective des employés de la Couronne. [L.O. 2001, Chapitre 7]
Bill 85	An Act to minimize the use of restraints on patients in hospitals and on patients of facilities. [S.O. 2001, Chapter 16]	Projet de loi 45	Loi mettant en oeuvre des mesures mentionnées dans le budget de 2001 et modifiant diverses lois. [L.O. 2001, Chapitre 8]
Bill Pr4	An Act respecting the City of Elliot Lake. [S.O. 2001, Chapter Pr1]	Projet de loi 57	Loi visant à favoriser l'efficacité du gouvernement et à améliorer les services aux contribuables en modifiant ou en abrogeant certaines lois. [L.O. 2001, Chapitre 9]
Bill Pr7	An Act to revive Premium Auto Collision Inc. [S.O. 2001, Chapter Pr2]	Projet de loi 58	Loi visant à assurer la fourniture des services d'ambulance essentiels dans l'éventualité d'une grève ou d'un lock-out de préposés aux services d'ambulance. [L.O. 2001, Chapitre 10]
Bill Pr8	An Act to revive 1072550 Ontario Limited. [S.O. 2001, Chapter Pr3]	Projet de loi 59	Loi modifiant la Loi sur les services policiers. [L.O. 2001, Chapitre 11]
Bill Pr9	An Act respecting the Town of Newmarket. [S.O. 2001, Chapter Pr4]	Projet de loi 66	Loi modifiant la Loi intitulée The Wilfrid Laurier University Act, 1973. [L.O. 2001, Chapitre 12]
Bill Pr11	An Act to amend The Welland-Port Colborne Airport Act, 1976. [S.O. 2001, Chapter Pr5]	Projet de loi 71	Loi abrogeant la Loi sur les foyers pour déficients mentaux, modifiant la Loi sur les services aux personnes atteintes d'un handicap de développement et apportant des modifications connexes à d'autres lois. [L.O. 2001, Chapitre 13]
Bill Pr12	An Act respecting Master's College and Seminary (formerly Eastern Pentecostal Bible College). [S.O. 2001, Chapter Pr6]	Projet de loi 80	Loi favorisant la stabilité du milieu de l'enseignement et soutenant l'excellence des enseignants. [L.O. 2001, Chapitre 14]
Bill Pr13	An Act respecting The Boys' Home. [S.O. 2001, Chapter Pr7]	Projet de loi 82	Loi modifiant la Loi sur l'Assemblée législative pour établir un processus sans lien de dépendance permettant de fixer la rétribution des députés. [L.O. 2001, Chapitre 15]
Bill Pr14	An Act to revive 1150982 Ontario Inc. [S.O. 2001, Chapter Pr8]	Projet de loi 85	Loi visant à réduire au minimum l'utilisation des moyens de contention sur les malades des hôpitaux et des établissements. [L.O. 2001, Chapitre 16]
Bill Pr16	An Act to revive 1252563 Ontario Limited. [S.O. 2001, Chapter Pr9]	Bill Pr4	An Act respecting the City of Elliot Lake. [S.O. 2001, Chapter Pr1]
Bill Pr17	An Act to revive RDP Computer Consulting Inc. [S.O. 2001, Chapter Pr10]	Bill Pr7	An Act to revive Premium Auto Collision Inc. [S.O. 2001, Chapter Pr2]
Bill Pr18	An Act respecting Conrad Grebel University College. [S.O. 2001, Chapter Pr11]	Bill Pr8	An Act to revive 1072550 Ontario Limited. [S.O. 2001, Chapter Pr3]
Bill Pr19	An Act to revive 569924 Ontario Limited. [S.O. 2001, Chapter Pr12]	Bill Pr9	An Act respecting the Town of Newmarket. [S.O. 2001, Chapter Pr4]
Bill Pr20	An Act respecting the City of Toronto. [S.O. 2001, Chapter Pr13]	Bill Pr11	An Act to amend The Welland-Port Colborne Airport Act, 1976. [S.O. 2001, Chapter Pr5]

(6472) 31 CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

PROVINCE DE L'ONTARIO

Toronto, vendredi 29 juin 2001

10 h

Au nom de Sa Majesté la Reine, Son Honneur l'administrateur a accordé la sanction royale aux projets de loi suivants au bureau de la lieutenant-gouverneure :

Projet de loi 12	Loi visant à accroître la sécurité des cavaliers. [L.O. 2001, Chapitre 4]	Bill Pr12	An Act respecting Master's College and Seminary (formerly Eastern Pentecostal Bible College). [S.O. 2001, Chapter Pr6]
Projet de loi 18	Loi visant à reconnaître l'emblème de la communauté francophone de l'Ontario. [L.O. 2001, Chapitre 5]	Bill Pr13	An Act respecting The Boys' Home. [S.O. 2001, Chapter Pr7]
Projet de loi 19	Loi modifiant la Loi sur le ministère de la Formation et des Collèges et Universités. [L.O. 2001, Chapitre 6]	Bill Pr14	An Act to revive 1150982 Ontario Inc. [S.O. 2001, Chapter Pr8]
Projet de loi 25	Loi modifiant la Loi sur la fonction publique et la	Bill Pr16	An Act to revive 1252563 Ontario Limited. [S.O. 2001, Chapter Pr9]

Bill Pr17 An Act to revive RDP Computer Consulting Inc.
[S.O. 2001, Chapter Pr10]

Bill Pr18 An Act respecting Conrad Grebel University College.
[S.O. 2001, Chapter Pr11]

Bill Pr19 An Act to revive 569924 Ontario Limited.
[S.O. 2001, Chapter Pr12]

Bill Pr20 An Act respecting the City of Toronto.
[S.O. 2001, Chapter Pr13]

(6473) 31 CLAUDE L. DESROSIER,
Le greffier de l'Assemblée législative.

TÉMOIN :

L'HONORABLE
PATRICK J. LeSAGE

JUGE EN CHEF DE LA COUR SUPÉRIEURE

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 19 juillet 2001.

PAR ORDRE

(6474) 31 DAVID H. TSUBOUCHI
Président du Conseil de gestion du gouvernement

(Great Seal of Ontario)

Proclamation

(Great Seal of Ontario)

PATRICK J. LeSAGE

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

EMPLOYMENT STANDARDS ACT, 2000

We, by and with the advice of the Executive Council of Ontario, name Tuesday, September 4, 2001 as the date on which sections 1 to 142, subsections 144(1) to (3) and subsection 144(5) of the *Employment Standards Act, 2000* come into force.

WITNESS:

THE HONOURABLE
PATRICK J. LeSAGE

CHIEF JUSTICE OF THE SUPERIOR COURT

ADMINISTRATOR OF THE GOVERNMENT OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on July 19, 2001.

BY COMMAND

DAVID H. TSUBOUCHI
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

PATRICK J. LeSAGE

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2000 SUR LES NORMES D'EMPLOI

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le mardi 4 septembre 2001 comme la date où entrent en vigueur les articles 1 à 142, les paragraphes 144(1) à (3) et le paragraphe 144(5) de la *Loi de 2000 sur les normes d'emploi*.

PATRICK J. LeSAGE

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

GOVERNMENT EFFICIENCY ACT, 2001

We, by and with the advice of the Executive Council of Ontario, name Tuesday, September 4, 2001 as the date on which section 1 of Schedule 1 of the *Government Efficiency Act, 2001* comes into force.

WITNESS:

THE HONOURABLE
PATRICK J. LeSAGE

CHIEF JUSTICE OF THE SUPERIOR COURT

ADMINISTRATOR OF THE GOVERNMENT OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on July 19, 2001.

BY COMMAND

DAVID H. TSUBOUCHI
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

PATRICK J. LeSAGE

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2001 SUR L'EFFICIENCE DU GOUVERNEMENT

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le mardi 4 septembre 2001 comme la date où entre en vigueur l'article 1 de l'annexe 1 de la *Loi de 2001 sur l'efficacité du gouvernement*.

TÉMOIN :

L'HONORABLE
PATRICK J. LeSAGE

JUGE EN CHEF DE LA COUR SUPÉRIEURE

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 19 juillet 2001.

PAR ORDRE

DAVID H. TSUBOUCHI
(6475) 31 Président du Conseil de gestion du gouvernement

(Great Seal of Ontario)

PATRICK J. LeSAGE

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

*RED TAPE REDUCTION ACT, 1999*We, by and with the advice of the Executive Council of Ontario, name August 3, 2001, as the date on which subsection 11(5) and section 12 of Schedule F of the *Red Tape Reduction Act, 1999*, Chapter 12, Statutes of Ontario, 1999, come into force.

WITNESS:

THE HONOURABLE
PATRICK J. LeSAGE

CHIEF JUSTICE OF THE SUPERIOR COURT

ADMINISTRATOR OF THE GOVERNMENT OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on July 23, 2001.

BY COMMAND

DAVID H. TSUBOUCHI
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

PATRICK J. LeSAGE

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

*LOI DE 1999 VISANT À RÉDUIRE LES FORMALITÉS ADMINISTRATIVES*Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 3 août 2001 comme la date où entrent en vigueur le paragraphe 11(5) et l'article 12 de l'annexe F de la *Loi de 1999 visant à réduire les formalités administratives*, Lois de l'Ontario, 1999, chapitre 12.

TÉMOIN :

L'HONORABLE
PATRICK J. LeSAGE

JUGE EN CHEF DE LA COUR SUPÉRIEURE

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 23 juillet 2001.

PAR ORDRE

DAVID H. TSUBOUCHI
(6476) 31 Président du Conseil de gestion du gouvernement
(Great Seal of Ontario)

PATRICK J. LeSAGE

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

*RESPONSIBLE CHOICES FOR GROWTH AND ACCOUNTABILITY ACT (2001 BUDGET), 2001*We, by and with the advice of the Executive Council of Ontario, name Wednesday, August 1, 2001 as the day on which section 197 of the *Responsible Choices for Growth and Accountability Act (2001 Budget), 2001* comes into force.

WITNESS:

THE HONOURABLE
PATRICK J. LeSAGE

CHIEF JUSTICE OF THE SUPERIOR COURT

ADMINISTRATOR OF THE GOVERNMENT OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on July 23, 2001.

BY COMMAND

DAVID H. TSUBOUCHI
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

PATRICK J. LeSAGE

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

*LOI DE 2001 SUR DES CHOIX RÉFLÉCHIS FAVORISANT LA CROISSANCE ET LA RESPONSABILISATION (BUDGET DE 2001)*Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le mercredi 1^{er} août 2001 comme le jour où entre en vigueur l'article 197 de la *Loi de 2001 sur des choix réfléchis favorisant la croissance et la responsabilisation (budget de 2001)*.

TÉMOIN :

L'HONORABLE
PATRICK J. LeSAGE

JUGE EN CHEF DE LA COUR SUPÉRIEURE

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 23 juillet 2001.

(Great Seal of Ontario)

PAR ORDRE

PATRICK J. LeSAGE

DAVID H. TSUBOUCHI
(6477) 31 Président du Conseil de gestion du gouvernement
(Great Seal of Ontario)

PATRICK J. LeSAGE

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

SAFE SCHOOLS ACT, 2000

We, by and with the advice of the Executive Council of Ontario, name September 1, 2001, as the day on which the following come into force:

subsections 1(7), 1(9), 1(10) and section 2 of the *Safe Schools Act, 2000*,
and
sections 309 to 311 of the *Education Act*, as enacted by section 3 of the *Safe Schools Act, 2000*.

WITNESS:

THE HONOURABLE
PATRICK J. LeSAGE

CHIEF JUSTICE OF THE SUPERIOR COURT

ADMINISTRATOR OF THE GOVERNMENT OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on July 19, 2001.

BY COMMAND

DAVID H. TSUBOUCHI
Chair of the Management Board of Cabinet

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2000 SUR LA SÉCURITÉ DANS LES ÉCOLES

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} septembre 2001 comme le jour où ce qui suit entre en vigueur :

les paragraphes 1(7), 1(9), 1(10) et l'article 2 de la *Loi de 2000 sur la sécurité dans les écoles*,
et
les articles 309 à 311 de la *Loi sur l'éducation*, décrétés par l'article 3 de la *Loi de 2000 sur la sécurité dans les écoles*.

TÉMOIN :

L'HONORABLE
PATRICK J. LeSAGE

JUGE EN CHEF DE LA COUR SUPÉRIEURE

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 19 juillet 2001.

PAR ORDRE

DAVID H. TSUBOUCHI
(6478) 31 Président du Conseil de gestion du gouvernement

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

ABBOTT, DANIEL, S
HILTON BEACH, ON

APNA CANADIAN FREIGHT LTD
TORONTO, ON

BALCOM, CHARLES
NICTAUX, NS

ABILITY HAULING & HOT SHOT LTD.
CALGARY, AB

ASHEN STAR TRUCKING LIMITED
ST CATHARINES, ON

BAYBOY TRUCKING INC.
LONDON, ON

ALL WAY SERVICE INC.
BRAMPTON, ON

ATLAS COLD LOGISTICS LIMITED
TORONTO, ON

BOLDUC, ALAIN
BEAUCEVILLE EST, QC

BULLOCK, EARL, E
PARKHILL, R3, ON

CAN KAN HAULAGE LTD.
MISSISSAUGA, ON

CHRZASZCZ, MIROSLAW, W
GEORGETOWN (H), ON

CORTALE HAULAGE INC.
BRADFORD, ON

ENFIELD FREIGHTWAYS LTD
BRAMPTON, ON

DHADDA TRUCK LINES LTD
BRAMPTON, ON

DIVAROV, SLAVTSO/DENIZ, HUSEYIN
TORONTO, ON

DOSSEY, VICTOR, P
ORANGEVILLE (D), ON

DRAGAN, TADEUSZ
ACTON (H), RR2, ON

DYCUS, TOMMY
CYPRESS, TX

FLEMING FAST FREIGHT INC
FERGUS, ON

**GLOBAL LOGISTICS & TRANSPORTA-
TION INC**
MIDDLESBURG, OH

GOLDEN ARROW TRANSPORT LTD
BRAMPTON, ON

HARJEET TRUCKING COMPANY INC
BRAMPTON, ON

HOLLENBECK ENTERPRISES INC
MECOSTA, MI

JSD TRANSPORT LTD.
REXDALE, ON

K. SANGA TRANSPORT LTD.
BRAMPTON, ON

**KEPNER, H. SCOTT/
KEPNER, VICKIE, J**
MUNCY, PA

KHATGAR TRANSPORT INC.
ETOBICOKE, ON

LAVHOWICZ, MIROSLAW
ETOBICOKE, ON

MALEK, MARIAN
DUNDAS, ON

MCARDLE, CLARIBEL
BURLINGTON, ON

ME & COMPAGNIE INC.
ST-ALPHONSE RODRIGUEZ, QC

MICHAEL DUFF INC
WATERLOO, QC

**MIESZKOWSKI,
LECH-WOJCIECH**
MISSISSAUGA, ON

MN CARRIERS INC.
MISSISSAUGA, ON

MORRISON-EVERITT LTD.
STRATFORD, ON

PACIEJKO, ZYGFRYD
GEORGETOWN (H), ON

PARE, MARC
COMPTON, QC

PROFESSIONAL ALLIANCES INC.
KOMOKA, ON

ROAD LOAD CORP.
MAPLE, ON

ROBICHAUD, KENNETH, A.
PAIN COURT, ON

MARTIN, ROY
BEAUMONT, QC

SAMUELS, CALVIN, J
ETOBICOKE, ON

SEEPERSAD, MARK
NORTH YORK, ON

SPEEDWAY FREIGHT SYSTEMS INC.
MISSISSAUGA, ON

STACEY TRANSPORTATION INC.
FORT ERIE, ON

TRANSPORT DUNN EXPRESS INC.
MURDOCHVILLE, QC

TRANSPORT HALDARO INC.
ST-GEDEON, QC

TRANSPORT INTER-NET INC.
ST-COLOMBAN, QC

VINYARD, KENNETH
CENTRALIA, MO

WATER & COFFEE SERVICES INC.
CAMBRIDGE, ON

WILSON, RANDALL, K
MATHESON, ON

902857 ONTARIO INC.
AYLMER, R1, ON

1096722 ONTARIO LTD
STONE CREEK, ON

1142198 ONTARIO INC
AYLMER, R4, ON

1184361 ONTARIO LTD
BRAMPTON, ON

1251334 ONTARIO LTD
BRAMPTON, ON

1254038 ONTARIO INC
BRAMPTON, ON

1338682 ONTARIO INC
BRAMPTON, ON

1390760 ONTARIO INC
LONDON, ON

1412920 ONTARIO INC
BRAMPTON, ON

1434144 ONTARIO INC
TORONTO, ON

1454370 ONTARIO INC.
WILLIAMSTOWN, ON

1457175 ONTARIO LIMITED
LONDON, ON

1482945 ONTARIO INC
ETOBICOKE, ON

1483842 ONTARIO INC
TORONTO, ON

3830942 CANADA INC
CURRAN, ON

2526-1215 QUEBEC INC
ST-CHARLES BORROMEE, QC

9082-1992 QUEBEC INC.
ST-PIE, QC

9095-3076 QUEBEC INC
MONTREAL, QC

9097-9402 QUEBEC INC
ST-GABRIEL DE BRANDON, QC

J. Greig Beatty
Manager
Chef de Service

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

DRL Coachlines Ltd. 45971
100 New Gower St., Suite 1230, St. Johns,
Newfoundland A1C 6K3

Applies for an extra provincial operating licence as follows:

A. For the transportation of passengers on a chartered trip from points in the Provinces of Newfoundland and Nova Scotia to the Ontario/USA and Ontario/Quebec border crossings for furtherance as authorized by the relevant jurisdiction:
 to points in Ontario;
 in transit through Ontario to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance
 and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

For the transportation of passengers on a chartered trip for DRL Vacations Ltd. from points in the Province of Ontario to the Ontario/USA, Ontario/Quebec and Ontario/Manitoba border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:
 there be no pick up or discharge of passengers except at point of origin;
 all charters operated from Ontario shall only be those initiated, organized and advertised by DRL Vacations Ltd.

Fun Run Express L. L. C. 45989
770 West St., Suite 1A, Lapeer, Michigan 48446, U.S.A.

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/USA and Ontario/Quebec and Ontario/Manitoba border crossings:
 to points in Ontario;

in transit through Ontario to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance
 and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

Felix D'Mello
 Board Secretary/
 Secrétaire de la Commission

31/01

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-05-11	
1014095 ONTARIO INC.	1014095
2001-06-15	
BLUELINE WATER PRODUCTS LTD.	905198
GIVEANDGET INC.	1409717
STRATHBURN FARMS LTD.	357005
UNIXAPPS CONSULTANT LTD.	1168577
732651 ONTARIO LTD.	732651
2001-06-18	
BILL KEDDY PUMP MAINTENANCE LIMITED	819354
BRUCE L. GILBERT (ENGLEHART) LIMITED	357544
T. K. TOOL & DIE CO. LTD.	1133238
JOAN DICK EAP CONSULTING SERVICE INC.	1170727
N.R.A. PRODUCTIONS LTD.	548618
NIRM CHOCHAN CONSULTING INC.	918672
PUROLA VINYL WINDOWS INC.	911682
SCENES ALIVE INC.	718024
1184236 ONTARIO LIMITED	1184236
2001-06-19	
P & P WU COMPANY LTD.	748999
1240138 ONTARIO INC.	1240138
903864 ONTARIO LIMITED	903864
2001-06-21	
CARL CORNELL ENTERPRISES INC.	252663
GERALD N. STARK LIMITED	96401
M H C MANUFACTURING LIMITED	350666
PYRUS ENTERPRISES LIMITED	1054974
1089985 ONTARIO LIMITED	1089985
692297 ONTARIO LTD.	692297
2001-06-29	
EMPORIUM TOWING LTD.	1014255
2001-07-10	
ALEXIS RESTAURANTS LIMITED.	410174
2001-07-11	
937063 ONTARIO INC.	937063
2001-07-12	
MARINE & NAVAL CONSULTING SERVICES LIMITED	1259006
2001-07-13	
FCVC HOLDINGS (CANADA) CO. LTD.	1305196
HONEST TRAVEL INC.	922210
INDEPENDENT DRYWALL CO. LTD.	527748
M-TECH AROMA (CANADA) INTERNATIONAL INC. .	1192673
REGENT ACCEPTANCE CORPORATION LIMITED	69113
SALLABAN SALES & SERVICE LTD.	772543

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
TRIPPELL HOLDINGS LTD.....	742350
761150 ONTARIO LIMITED	761150
2001-07-16	
DONWOODTECH LTGD.	959788
1087008 ONTARIO INC.	1087008
1375303 ONTARIO INC.	1375303
2002070 ONTARIO INC.	1002070
744397 ONTARIO LIMITED	744397
2001-07-17	
ANDKAR INC.	1111232
GOLDEN GIRL PRODUCTIONS INC.....	1137596
MARZO UPHOLSTERY LIMITED	430690
NEWBATTLE HOLDINGS INC.	509842
POCHERRY LIMITED	1001220
1373128 ONTARIO INC.	1373128
1374779 ONTARIO INC.	1374779
2001687 ONTARIO INC.	2001687
643478 ONTARIO LIMITED	643478
936256 ONTARIO INC.	936256
2001-07-18	
COUNTRY ROOTS INCORPORATED	1110908
HELEN LUCAS HOLDINGS INC.	628723
WESTIN INTERNATIONAL (CANADA), LTD.	1131370
1064702 ONTARIO LTD.	1064702
1138797 ONTARIO INC.	1138797
1160508 ONTARIO INC.	1160508
1185686 ONTARIO INC.	1185686
1407937 ONTARIO INC.	1407937
1471057 ONTARIO INC.	1471057
816211 ONTARIO INC.	186211
2001-07-19	
STRYCO INVESTMENTS LIMITED	231124
T-K DISCOUNT LIMITED	221930
1375642 ONTARIO LTD.	1375642
904506 ONTARIO INC.	904506

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

31/01

Notice of Default in Complying with a Filing Requirement under the Corporations Information Act Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 317 (9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317 (9) de la *Loi de sur les compagnies et associations*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
2001-07-25	
CHRIST GOSPEL CHURCH (PRAYER CENTRE)	1174111

31/01

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la Loi sur l'imposition des personnes morales.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
CANRESPOND COMPUTERS & CONSULTING INC. ...	767695
417716 ONTARIO INC.	417716

31/01

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Erratum Avis d'Erreur

Vide Ontario Gazette, Vol. 131-34 dated August 22, 1998.

The following corporation was dissolved in error under Section 7 (1) of the *Extra-Provincial Corporations Act*, and has reverted to active status.

Cf. Gazette de l'Ontario, Vol. 131-34 datée du 22 Aout, 1998.

La société a été dissoute par erreur en vertu du paragraphe 7 (1) de la *Loi sur les personnes morales extraprovinciales*; la société a été rétablie dans son statut de personne morale.

Name of Corporation: Ontario Corporation Number
Dénomination de la Numéro matricule de la
société : Ontario

THE EQUITABLE LIFE ASSURANCE SOCIETY OF THE
UNITED STATES 276969

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

31/01

**Cancellation of Certificates of
Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificats de constitution
en personne morale
(Non-respect de la Loi sur l'imposition
des personnes morales)**

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corpora-

tions named hereunder have been cancelled by an Order dated 9 July, 2001 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 9 juillet 2001 pour non-respect des dispositions de la Loi sur l'imposition des personnes morales et que la dissolution des compagnies concernées prend effet à la date susmentionnée.

Name of Corporation: Ontario Corporation Number
Dénomination sociale Numéro de la
de la compagnie : compagnie en Ontario

D.A. DEBRUYNE LANDSCAPING INC. 1000556

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

31/01

**Ministry of Municipal Affairs and Housing
Ministère des affaires municipales et du logement**

Social Housing Reform Act, 2000

Issuing of Amending Transfer Orders by the Lieutenant Governor in Council

NOTICE IS HEREBY GIVEN, pursuant to subsection 40(1) of the *Social Housing Reform Act, 2000* that Amending Transfer Orders have been made under subsection 39(1) of the *Social Housing Reform Act, 2000*, transferring employees, assets, liabilities, rights and obligations from the Transferors as noted below to the Transferees as noted below:

Transferor	Transferee	Effective Date
Algoma District Housing Authority	Algoma District Housing Corporation	January 1/01
Ontario Housing Corporation	Brant and Brantford Local Housing Corporation	January 1/01
Ontario Housing Corporation	Cochrane District Local Housing Corporation	January 1/01
Minister of Municipal Affairs and Housing		
Ontario Housing Corporation	Grey County and Owen Sound Housing Corporation	January 1/01
Ontario Housing Corporation	Kenora District Housing Corporation	January 1/01
Ontario Housing Corporation	Manitoulin Sudbury District Housing Corporation	January 1/01
Ontario Housing Corporation	Metro Toronto Housing Corporation	January 1/01
Ontario Housing Corporation	Nipissing District Housing Corporation	January 1/01
Ontario Housing Corporation	Ottawa Housing Corporation –	January 1/01
Minister of Municipal Affairs and Housing	La Société de logement Ottawa	
Ontario Housing Corporation	Peterborough Housing Corporation	January 1/01
Minister of Municipal Affairs and Housing	Prescott & Russell Housing Corporation	January 1/01
Ontario Housing Corporation	Prince Edward-Lennox & Addington Housing Corporation	January 1/01
Ontario Housing Corporation	Renfrew County Housing Corporation	January 1/01
Algoma District Housing Authority	Sault Ste. Marie Housing Corporation	January 1/01
Ontario Housing Corporation	Thunder Bay District Housing Corporation	January 1/01
Minister of Municipal Affairs and Housing		
Ontario Housing Corporation	Timiskaming District Housing Corporation	January 1/01
Ontario Housing Corporation	Cochrane District Local Housing Corporation	January 1/01
Cochrane District Housing Authority		
Ontario Housing Corporation	Grey County and Owen Sound Housing Corporation	January 1/01
Grey County and Owen Sound Housing Authority		
Ontario Housing Corporation	Kenora District Housing Corporation	January 1/01
Kenora District Housing Authority		
Ontario Housing Corporation	Manitoulin Sudbury District Housing Corporation	January 1/01
Manitoulin Sudbury District Housing Authority		
Ontario Housing Corporation	Nipissing District Housing Corporation	January 1/01
Nipissing and Parry Sound District Housing Authority		
Ontario Housing Corporation	Peterborough Housing Corporation	January 1/01
Peterborough Housing Authority		

Transferor	Transferee	Effective Date
Ontario Housing Corporation Hastings Housing Authority, Prince Edward-Lennox & Addington Housing Authority	Prince Edward-Lennox & Addington Housing Corporation	January 1/01
Ontario Housing Corporation Renfrew County Housing Authority	Renfrew County Housing Corporation	January 1/01
Ontario Housing Corporation Sarnia & Lambton Housing Authority	Sarnia & Lambton Housing Corporation	January 1/01
Ontario Housing Corporation Thunder Bay District Housing Authority	Thunder Bay District Housing Corporation	January 1/01
Ontario Housing Corporation Timiskaming District Housing Authority	Timiskaming District Housing Corporation	January 1/01

31/01

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIER,
Clerk of the Legislative Assembly.

(8699) T.F.N.

Applications to Provincial Parliament Demandes au Parlement provincial

NIPISSING UNIVERSITY

NOTICE IS HEREBY GIVEN that on behalf of Nipissing University, application will be made to the Legislative Assembly of the Province of Ontario for an amendment to Article 6 of Bill Pr70, an Act respecting Nipissing University, December 1992, to permit Nipissing University to grant any and all degrees, honorary degrees and diplomas in all branches of learning. Currently, Nipissing University has the power to grant baccalaureate degrees, honorary degrees and the Masters of Education degree.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee of Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at North Bay, this 1st day of August, 2001.

(3661) 31-34

DAVE MARSHALL, PhD
President and Vice-Chancellor
Nipissing University

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Court of Appeal or the Superior Court of Justice at Windsor, Ontario, dated October 17, 1994, Court File Number 94-GD-30252, to me directed, against the real and personal property of S.S.B. Enterprises (Windsor) Ltd. Defendant, at the suit of SAI Developments Ltd., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of S.S.B. Enterprises (Windsor) Ltd. Defendant in and to:

Lot 29, Registered Plan 1232, in the City of Windsor, in the County of Essex

All of which said right, title, interest and equity of redemption of S.S.B. Enterprises (Windsor) Ltd., Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below, at the Court House, 245 Windsor Avenue, Windsor, Ontario, on the 7th day of September, 2001 at 10:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Windsor
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 20th day of July, 2001.

(3665) 31

Sheriff County of Essex
245 Windsor Avenue
Windsor, On. N9A 1J2

Sales of Lands for Tax Arrears by Public Tender

Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF NORTH
STORMONT

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on August 27, 2001, at Box 99, 2 Victoria Street, Berwick, Ontario K0C 1G0.

The tenders will then be opened in public on the same day at 2 Victoria Street, Berwick, Ontario immediately following the 3:00 p.m. deadline.

Description of Land(s)	Minimum Tender Amount
1. Lot 93, according to Registered Plan 66, formerly in the Township of Roxborough, now in the Township of North Stormont, County of Stormont save and except Part 1 on Plan 52R-5190 (located in Moose Creek, Ontario)	\$7,236.94
2. Lots 1, 2, 3 and 4, according to Registered Plan No. 64, formerly in the Township of Roxborough, now in the Township of North Stormont, County of Stormont (located in Monkland, Ontario).	\$10,425.90

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes GST if applicable and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Mr. R.M. Charbonneau
Clerk-Treasurer
The Corporation of the Township
of North Stormont
P.O. Box 99,
2 Victoria Street,
Berwick, Ontario K0C 2G0
(telephone) 613-984-2821
(facsimile) 613-984-2908

(3661) 31

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF WAINFLEET

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on September 7, 2001 at the Township of Wainfleet Municipal Offices, 19M43 Highway No. 3, Wainfleet, Ontario L0S 1V0.

The tenders will then be opened in public on the same day at the Township of Wainfleet Offices, Committee Room.

Description of Land(s)	Minimum Tender Amount
Parcel No. 1 Assessment Roll No. 2714-000-010-04014 File No. 8002 Property Identifier 64026-0201(R) Part Lot 12, Concession 5, Part 2, Plan 59R-7314 Township of Wainfleet Regional Municipality of Niagara Being all of the Pin	\$2,007.26
Parcel No. 2 Assessment Roll No. 2714-000-010-04012 File No. 8011 Property Identifier 64026-0225(LT) Part Lot 12, Concession 5, Part 1, Plan 59R-7314 Township of Wainfleet Regional Municipality of Niagara Being all of the Pin	\$1,909.77
Parcel No. 3 Assessment Roll No. 2714-000-010-04016-0000 File No. 8012 Property Identifier 64026-0202(LT) Part Lot 12, Concession 5, Part 3, Plan 59R-7314 Township of Wainfleet Regional Municipality of Niagara Being all of the Pin	\$1,944.80
Parcel No. 4 Assessment Roll No. 2714-000-010-04018 File No. 8013 Property Identifier 64026-0214(R) Part Lot 12, Concession 5, Part 4, Plan 59R-7314 Township of Wainfleet Regional Municipality of Niagara Being all of the Pin	\$1,996.26
Parcel No. 5 Assessment Roll No. 2714-000-010-04020 File No. 8014 Property Identifier 64026-0207(LT) Part Lot 12, Concession, Part 5, Plan 59R-7314 Township of Wainfleet Regional Municipality of Niagara Being all of the Pin	\$1,923.56
Parcel No. 6 Assessment Roll No. 2714-000-010-04022 File No. 8015 Property Identifier 64026-0215(R) Part Lot 12, Concession 5, Part 6, Plan 59R-7314 Township of Wainfleet Regional Municipality of Niagara Being all of the Pin	\$1,996.26
Parcel No. 7 Assessment Roll No. 2714-000-010-04024 File No. 8016 Property Identifier 64026-0208(LT) Part Lot 12, Concession 5, Part 7, Plan 59R-7314 Township of Wainfleet Regional Municipality of Niagara Being all of the Pin	\$1,923.47
Parcel No. 8 Assessment Roll No. 2714-000-010-04026 File No. 8017 Property Identifier 64026-0216(R) Part Lot 12, Concession 5, Part 8, Plan 59R-7314 Township of Wainfleet Regional Municipality of Niagara Being all of the Pin	\$1,996.26

Parcel No. 9

Assessment Roll No. 2714-000-010-04028
 File No. 8018
 Property Identifier 64026-0209(LT)
 Part Lot 12, Concession 5, Part 9, Plan 59R-7314
 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,923.56

Parcel No. 10

Assessment Roll No. 2714-000-010-04030
 File No. 8019
 Property Identifier 64026-0217(R)
 Part Lot 12, Concession 5, Part 10, Plan 59R-7314
 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,996.26

Parcel No. 11

Assessment Roll No. 2714-000-010-04032
 File No. 8020
 Property Identifier 64026-0210(LT)
 Part Lot 12, Concession 5, Part 11, Plan 59R-7314
 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,923.56

Parcel No. 12

Assessment Roll No. 2714-000-010-04010
 File No. 8021
 Property Identifier 64026-0011(LT)
 Part Lot 12, Concession 5, Part 12, Plan 59R-7314
 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,827.01

Parcel No. 13

Assessment Roll No. 2714-000-010-10160
 File No. 8022
 Property Identifier 64026-0015(LT)
 Part Lot 12, Concession 5&6,
 Pt. Road Allowance between
 Concession 5 and 6 (Closed by
 By-Law R0219904) All being
 Part 13, Plan 59R-7314
 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,934.56

Parcel No. 14

Assessment Roll No. 2714-000-010-10158
 File No. 8023
 Property Identifier 64026-0221(R)
 Part of Lot 12, Concession 5&6, Part Road
 Allowance between Concession 5 and 6
 (Closed by By-Law R0219904), being
 Part 14, Plan 59R-7314
 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,996.26

Parcel No. 15

Assessment Roll No. 2714-000-010-10156
 File No. 8024
 Property Identifier 64026-0203(LT)
 Part of Lot 12, Concession 5 & 6, Part of
 Road Allowance between Concession 5 & 6
 (Closed by By-Law R0219904) being
 Part 15, Plan 59R-7314
 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,934.26

Parcel No. 16

Assessment Roll No. 2714-000-010-10154
 File No. 8025

Property Identifier 64026-0220(R)
 Part of Lot 12, Concession 5 & 6,
 Part of Road Allowance between
 Concession 5 & 6 (Closed by
 By-Law R0219904) being Part 16,
 Plan 59R-7314
 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,996.26

Parcel No. 17

Assessment Roll No. 2714-000-010-10152
 File No. 8026
 Property Identifier 64026-0213(LT)
 Part of Lot 12, Concession 5 & 6,
 Part Road Allowance between
 Concession 5 & 6 (Closed by
 By-Law R0219904) being Part 17,
 Plan 59R-7314
 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,923.56

Parcel No. 18

Assessment Roll No. 2714-000-010-04034
 File No. 8027
 Property Identifier 64026-0218(R)
 Part Lot 12, Concession 5, Part 18,
 Plan 59R-7314
 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,978.11

Parcel No. 19

Assessment Roll No. 2714-000-010-04036
 File No. 8028
 Property Identifier 64026-0211(LT)
 Part Lot 12, Concession 5, Part 19,
 Plan 59R-7314 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,905.41

Parcel No. 20

Assessment Roll No. 2714-000-010-04038
 File No. 8029
 Property Identifier 64026-0219(R)
 Part Lot 12, Concession 5,
 RDAL BTN Cons 5 & 6
 All being Part 20, Plan 59R-7314
 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,978.11

Parcel No. 21

Assessment Roll No. 2714-000-010-10150
 File No. 8030
 Property Identifier 64026-0212(LT)
 Part Lot 12, Concession 5 & 6,
 Part Road Allowance between
 Concession 5 & 6 (closed by
 By-Law R0219904)
 being Part 21, Plan 59R-7314
 Township of Wainfleet
 Regional Municipality of Niagara
 Being all of the Pin \$1,607.77

Parcel No. 22

Assessment Roll No. 2714-000-010-10162
 File No. 8031
 Property Identifier 64026-0222(R)
 Part Lot 12, Concession 5 & 6,
 Part Road Allowance between
 Concession 5 & 6, (Closed by
 By-Law R0219904) all being
 part 22, Plan 59R-7314
 Township of Wainfleet

Regional Municipality of Niagara
Being all of the Pin \$1,996.26

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

A.C. GUILER
Clerk-Treasurer
The Corporation of the
Township of Wainfleet,
19M43 Highway No. 3,
P.O. Box 40,
Wainfleet, Ontario L0S 1V0

(3662) (31)

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (1), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE MUNICIPALITY OF MAGNETAWAN

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on August 22, 2001 at the Municipal Office, P.O. Box 70, 4303 Highway 520, Magnetawan, Ontario P0A 1P0.

The tenders will then be opened in public on the same day at 6:30 p.m. at the Municipal Office, 4303 Highway 520, Magnetawan, Ontario P0A 1P0.

Description of Land(s)	Minimum Tender Amount
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Part of Lot 1, Concession 14, Township of Chapman, now Municipality of Magnetawan, District of Parry Sound, described as follows:

COMMENCING at a point in the northerly limit of said lot distant 198 feet measured westerly therealong from the northeasterly angle of said lot;

THENCE westerly along the said northerly limit 198 feet;

THENCE southerly parallel to the easterly limit of the said lot, 1,980 feet more or less to the water's edge of Cheer Lake partly situate on the said lot;

THENCE southeasterly along the water's edge of the said lake to a point therein where it would be intersected by a line drawn parallel to the said easterly limit from the point of commencement in this description;

THENCE northerly along the said parallel line, 1,980 feet more or less to the point of commencement, containing nine acres more or less.

The herein described lands being last described in Instrument 145270 \$6,285.94

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft

or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

LINDA SAUNDERS,
Treasurer-Tax Collector,
The Corporation of
the Municipality of Magnetawan,
P.O. Box 70,
4303 Highway 520,
Magnetawan, Ontario P0A 1P0

(3663) 31

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE CITY OF ORILLIA

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on September 14, 2001 at Orillia City Centre, 50 Andrew St. South, Orillia, Ontario L3V 7T5.

The tenders will then be opened in public on the same day at Orillia City Centre, 50 Andrew St. South, Orillia, Ontario L3V 7T5.

Description of Land(s)	Minimum Tender Amount
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95 Barrie Road, Orillia, being Lots 20, 21, 29, 30, 31, 32, 33, 34, 35 and 36 and part of Lot 19 lying south of Barrie Road, and all of Lots 12, 13, 22, 23, 24, 25, 26, 27 and 28 and part of Lots 14 and 15 lying north of Elizabeth Street and all of Lots 43 and 44 lying west of Andrew Street and all of Wyandot Street lying south of the Barrie Road and part of Elizabeth Street, Registered Plan 158, designated as Parts 1, 2, 3, 4 and 5 on Plan 51R-6242, City of Orillia, County of Simcoe.

As an Instrument No. 01363414
Roll No. 43 52 020 212 32600 File No. 00-08 \$324,150.09

485 Sundial Dr., Orillia, being part of the east part of Lots 7 and 8, Plan 171, City of Orillia, County of Simcoe, designated as Part 6 on Reference Plan 51R-4424. Roll No. 43 52 040 414 06000

File No. 00-12 \$90,534.84

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will

be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(3664) 31

Mr. BOB RIPLEY,
Treasurer,
The Corporation of the
City of Orillia,
50 Andrew St. South,
Orillia, Ontario L3V 7T5

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2001—08—04

ONTARIO REGULATION 278/01

made under the

ASSESSMENT ACT

Made: July 17, 2001

Filed: July 18, 2001

Amending O. Reg. 282/98

(General)

Note: Since the end of 2000, Ontario Regulation 282/98 has been amended by Ontario Regulations 54/01 and 62/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Ontario Regulation 282/98 is amended by adding the following section:

NEW RESIDENTIAL UNIT — EXEMPT PORTION

45.2 For the purposes of paragraph 22 of subsection 3 (1) of the Act, the prescribed portion of a new residential unit described in that paragraph is 10 per cent of the assessment of the unit.

JAMES M. FLAHERTY
Minister of Finance

Dated on July 17, 2001.

31/01

ONTARIO REGULATION 279/01

made under the

CONSUMER PROTECTION ACT

Made: July 19, 2001

Filed: July 19, 2001

Amending Reg. 176 of R.R.O. 1990

(General)

Note: Regulation 176 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Regulation 176 of the Revised Regulations of Ontario, 1990 is amended by adding the following Part:

PART I.1 EXECUTORY CONTRACTS

17.1 For the purposes of section 18 of the Act, the prescribed amount is \$50.

2. This Regulation comes into force on the day section 12 of Schedule F of the *Red Tape Reduction Act, 1999* comes into force.

RÈGLEMENT DE L'ONTARIO 279/01

pris en application de la

LOI SUR LA PROTECTION DU CONSOMMATEUR

pris le 19 juillet 2001

déposé le 19 juillet 2001

modifiant le Règl. 176 des R.R.O. de 1990

(Dispositions générales)

Remarque : Le Règlement 176 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 20 janvier 2001.

1. Le Règlement 176 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de la partie suivante :

PARTIE I.1 CONTRATS EXÉCUTOIRES

17.1 Pour l'application de l'article 18 de la Loi, le montant prescrit est de 50 \$.

2. Le présent règlement entre en vigueur le jour de l'entrée en vigueur de l'article 12 de l'annexe F de la Loi de 1999 visant à réduire les formalités administratives.

31/01

ONTARIO REGULATION 280/01

made under the

SAFETY AND CONSUMER STATUTES ADMINISTRATION ACT, 1996

Made: July 19, 2001

Filed: July 19, 2001

Amending O. Reg. 159/97

(Administration of Various Acts)

Note: Ontario Regulation 159/97 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Paragraphs 0.1, 0.2, 0.3, 0.4, 0.5, 0.6, 0.7, 0.8, 0.9, 0.10, 2.1, 2.2, 5 and 6 of section 1 of Ontario Regulation 159/97 are revoked and the following substituted:

0.1 All provisions of the *Technical Standards and Safety Act, 2000* except for sections 33, 34 and 35 and subsections 36 (1), (2) and (5).

0.2 All provisions of the regulations made under the *Technical Standards and Safety Act, 2000*.

2. Section 1.1 of the Regulation is amended by striking out "paragraphs 0.1, 0.2, 0.3, 0.4, 0.5, 0.6, 0.7, 0.8, 0.9, 0.10, 2.1, 2.2, 5 and 6 of section 1" at the end and substituting "paragraphs 0.1 and 0.2 of section 1".

31/01

ONTARIO REGULATION 281/01

made under the

**OAK RIDGES MORaine
PROTECTION ACT, 2001**

Made: July 19, 2001

Filed: July 19, 2001

EXEMPTIONS**Land exempt from ss. 1 to 6**

1. The following land is exempt from the application of sections 1 to 6 of the Act:

1. Any land that is the subject of a draft plan of subdivision and in respect of which, on or before May 16, 2001, approval was given under subsection 51 (31) of the *Planning Act* but approval was not yet given under subsection 51 (58) of that Act, if an agreement pursuant to subsection 51 (26) of that Act was entered into on or before May 16, 2001 by the municipality and the owner of the land as a condition of the approval.
2. Any land that is the subject of a draft plan of subdivision, for which the file number is set out in a schedule to this Regulation, and in respect of which, on or before May 16, 2001, approval was given under subsection 51 (31) of the *Planning Act* but approval was not yet given under subsection 51 (58) of that Act.
3. Any land described in a schedule to this Regulation.

Schedule 1**TOWN OF RICHMOND HILL —
DRAFT PLANS OF SUBDIVISION**

1. 19T-94049.
2. 19T-88038.
3. 19T-88092.
4. 19T-89099.
5. 19T-91013.
6. 19T(R)-98004.
7. 19T-94002.
8. 19T-86100.
9. 19T-89092.
10. 19T(R)-98012.
11. 19T(R)-99003.
12. 19T-95121.
13. 19T-85049.
14. 19T-89105.
15. 19T-85088.
16. 19T-94026.
17. 19T-93003.
18. 19T(R)-00002.

Schedule 2**LAND IN THE TOWN OF RICHMOND HILL**

1. Part of Lot 56, Concession 1, Vaughan, identified as PIN No. 03208-0076 (LT) in the Land Registry Office for York Region (No. 65).

Schedule 3**CITY OF VAUGHAN — DRAFT PLANS OF SUBDIVISION**

1. 19T-99V05.
2. 19T-95093.

Schedule 4**LAND IN THE CITY OF VAUGHAN**

1. The lands described as "Avondale" and "Primary Buffer Area" on Schedule "1" to By-law Number 364-91 being Schedule "E-838" to By-law Number 1-88 of the City of Vaughan.

2. The lands zoned "OS2(H)" and "OS1(H)" on Schedule "1" to By-law Number 237-98 of the City of Vaughan, as amended by Ontario Municipal Board Order No. 0202, issued February 2, 1999.

Schedule 5**TOWN OF WHITCHURCH-STOUFFVILLE —
DRAFT PLANS OF SUBDIVISION**

1. 19T-88097.

Schedule 6**LAND IN THE TOWN OF WHITCHURCH-STOUFFVILLE**

1. Blocks 1, 6 and 8 on Registered Plan 65M-3356, Township of Whitchurch (Town of Whitchurch-Stouffville), identified respectively as PIN Nos. 03686-0218 (LT), 03686-0223 (LT) and 03686-0225 (LT) in the Land Registry Office for York Region (No. 65).

Schedule 7**TOWN OF EAST GWILLIMBURY —
DRAFT PLANS OF SUBDIVISION**

1. 19T-89010.

Schedule 8**TOWN OF NEWMARKET —
DRAFT PLANS OF SUBDIVISION**

1. 19T-99N02.
2. 19T-98N02.
3. 19T-97N02.

Schedule 9**LAND IN THE TOWN OF AURORA**

1. The lands zoned "Detached Dwelling First Density (H)R1-28 Exception Zone", "Environmental Protection (EP-13) Exception Zone" and "Open Space (O-14) Exception Zone" on Schedule "AC" to By-law Number 4172-00.D, as amended by the Ontario Municipal Board.

Schedule 10**TOWN OF UXBRIDGE —
DRAFT PLANS OF SUBDIVISION**

1. 18T-98020.
2. 18T-95019.

Schedule 11**LAND IN THE TOWN OF UXBRIDGE**

1. Lots 1, 2, 12, 13 and 14 on Registered Plan 40M-1679, Township of Uxbridge, identified respectively as PIN Nos. 26830-0025 (LT), 26830-0027 (LT), 26830-0040 (LT), 26830-0041 (LT) and 26830-0042 (LT) in the Land Registry Office for Durham (No. 40).

Schedule 12**TOWN OF CALEDON — DRAFT PLANS OF SUBDIVISION**

1. 21T-94009C.
2. 21T-86007C.
3. 21T-89003C.

Schedule 13**LAND IN THE CITY OF KAWARTHA LAKES**

1. Lots 7, 8 and 12 on Plan 9M-754, City of Kawartha Lakes, in the Land Registry Office for Victoria (No. 57).

31/01

ONTARIO REGULATION 282/01
made under the
SOCIAL HOUSING REFORM ACT, 2000

Made: July 19, 2001
Filed: July 20, 2001

Amending O. Reg. 643/00
(Local Housing Corporations — Transition Rules)

Note: Ontario Regulation 643/00 has previously been amended by Ontario Regulations 161/01 and 165/01.

1. Schedule 1 to Ontario Regulation 643/00 is amended by striking out the following local housing corporations:

Peel Regional Housing Corporation

Waterloo Local Housing Corporation

Kingston & Frontenac Housing Corporation

Sarnia & Lambton Housing Corporation

2. This Regulation comes into force on October 1, 2001.

RÈGLEMENT DE L'ONTARIO 282/01
pris en application de la
LOI DE 2000 SUR LA RÉFORME
DU LOGEMENT SOCIAL

pris le 19 juillet 2001
déposé le 20 juillet 2001

modifiant le Règl. de l'Ont. 643/00
(Sociétés locales de logement — Règles de transition)

Remarque : Le Règlement de l'Ontario 643/00 a été modifié antérieurement par les Règlements de l'Ontario 161/01 et 165/01.

1. L'annexe 1 du Règlement de l'Ontario 643/00 est modifiée par suppression des commissions locales de logement suivantes :

Peel Regional Housing Corporation

Waterloo Local Housing Corporation

Kingston & Frontenac Housing Corporation

Sarnia & Lambton Housing Corporation

2. Le présent règlement entre en vigueur le 1^{er} octobre 2001.

31/01

ONTARIO REGULATION 283/01
made under the
BUILDING CODE ACT, 1992

Made: July 19, 2001
Filed: July 20, 2001

Amending O. Reg. 403/97
(General)

Note: Ontario Regulation 403/97 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. The title of Ontario Regulation 403/97 is revoked and the following substituted:

BUILDING CODE

2. Sentence 2.2.2.1.(1) of the Regulation is revoked and the following substituted:

(1) The fee on an application to the Building Materials Evaluation Commission is \$950.00.

3. (1) Table 2.6.3.2. of the Regulation is amended by striking out the rows referring to Documents CAN/CGA-6.19-M93, "Residential Carbon Monoxide Detectors" and UL 2034-1992, "Single and Multiple Station Carbon Monoxide Detectors" and substituting the following rows:

CSA	CAN/CGA-6.19-M93 (R1999)	Residential Carbon Monoxide Detectors	6.2.5A.3.(1) 9.33.4.3.(1)
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UL	UL 2034-1996	Single and Multiple Station Carbon Monoxide Detectors	6.2.5A.3.(1) 9.33.4.3.(1)
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(2) Table 2.6.3.2. of the Regulation is amended by adding the following row:

CSA	CSA 6.19-01	Residential Carbon Monoxide Alarming Devices	6.2.5A.3.(1) 9.33.4.3.(1)
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4. Section 6.2. of the Regulation is amended by adding the following Subsection:

6.2.5A. Carbon Monoxide Detectors**6.2.5A.1. Application**

(1) This subsection applies to every *building* that

(a) contains a *residential occupancy*, and

(b) contains a fuel-burning *appliance* or a *storage garage*.

6.2.5A.2. Location of Carbon Monoxide Detectors

(1) Where a fuel-burning *appliance* is installed in a *suite* of *residential occupancy*, a carbon monoxide detector shall be installed adjacent to each sleeping area in the *suite*.

(2) Where a fuel-burning *appliance* is installed in a *service room* that is not in a *suite* of *residential occupancy*, a carbon monoxide detector shall be installed

(a) adjacent to each sleeping area in every *suite* of *residential occupancy* that is adjacent to the *service room*, and

(b) in the *service room*.

(3) Where a *storage garage* is located in a building containing a *residential occupancy*, a carbon monoxide detector shall be installed adjacent to each sleeping area in every *suite of residential occupancy* that is adjacent to the *storage garage*.

6.2.5A.3. Installation and Conformance to Standards

(1) The carbon monoxide detector required by Article 6.2.5A.2. shall

- (a) be permanently connected to an electrical circuit and shall have no disconnect switch between the overcurrent device and the carbon monoxide detector,
- (b) be wired so that its activation will activate all carbon monoxide detectors within the *suite*, where located within a *suite of residential occupancy*,
- (c) be equipped with an alarm that is audible within bedrooms when the intervening doors are closed, where located in a *suite of residential occupancy*, and
- (d) conform to
 - (i) CAN/CGA-6.19, "Residential Carbon Monoxide Detectors",
 - (ii) CSA 6.19, "Residential Carbon Monoxide Alarming Devices", or
 - (iii) UL 2034, "Single and Multiple Station Carbon Monoxide Detectors".

5. (1) Sentences 9.32.3.8.(2) to (5) of the Regulation are revoked.

(2) Section 9.33. of the Regulation is amended by adding the following Subsection:

9.33.4 Carbon Monoxide Detectors

9.33.4.1. Application

- (1) This subsection applies to every *building* that
 - (a) contains a *residential occupancy*, and
 - (b) contains a fuel-burning *appliance* or a *storage garage*.

9.33.4.2. Location of Carbon Monoxide Detectors

(1) Where a fuel-burning *appliance* is installed in a *suite of residential occupancy*, a carbon monoxide detector shall be installed adjacent to each sleeping area in the *suite*.

(2) Where a fuel-burning *appliance* is installed in a *service room* that is not in a *suite of residential occupancy*, a carbon monoxide detector shall be installed

- (a) adjacent to each sleeping area in every *suite of residential occupancy* that is adjacent to the *service room*, and
- (b) in the *service room*.

(3) Where a *storage garage* is located in a building containing a *residential occupancy*, a carbon monoxide detector shall be installed adjacent to each sleeping area in every *suite of residential occupancy* that is adjacent to the *storage garage*.

(4) Where a *storage garage* serves only the *dwelling unit* to which it is attached or built in, a carbon monoxide detector shall be installed adjacent to each sleeping area in the *dwelling unit*.

9.33.4.3. Installation and Conformance to Standards

(1) The carbon monoxide detector required by Article 9.33.4.2. shall

- (a) be permanently connected to an electrical circuit and shall have no disconnect switch between the overcurrent device and the carbon monoxide detector,
- (b) be wired so that its activation will activate all carbon monoxide detectors within the *suite*, where located within a *suite of residential occupancy*,
- (c) be equipped with an alarm that is audible within bedrooms when the intervening doors are closed, where located adjacent to a sleeping area, and
- (d) conform to
 - (i) CAN/CGA-6.19, "Residential Carbon Monoxide Detectors",
 - (ii) CSA 6.19, "Residential Carbon Monoxide Alarming Devices", or
 - (iii) UL 2034, "Single and Multiple Station Carbon Monoxide Detectors".

6. (1) Table 11.5.1.1.C. of the Regulation is amended by adding the following row under "PART 6 REQUIREMENTS":

C82.1	6.2.5A.3.(1)	Carbon monoxide detectors may be battery operated or plugged into an electrical outlet.
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(2) Table 11.5.1.1.C. of the Regulation is amended by adding the following row under "PART 9 REQUIREMENTS":

C181.1	9.33.4.3.(1)	Carbon monoxide detectors may be battery operated or plugged into an electrical outlet.
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7. Section 12.1. of the Regulation is amended by adding the following Subsection:

12.1.3 Transition, July 2001

12.1.3.1. Transition Rule

(1) Subject to Sentence (2), this Code as it reads on August 5, 2001 is deemed to continue in force with respect to *construction*

- (a) for which a permit is issued before August 6, 2001, or
- (b) for which the working drawings, plans and specifications are substantially completed before August 6, 2001 and for which an application for a permit is made before November 5, 2001 under this Code as it reads on August 5, 2001.

(2) Sentence (1) does not apply unless the *construction* is commenced within six months after the permit is issued.

8. (1) Subject to subsection (2), this Regulation comes into force on the day on which it is filed.

(2) Sections 3, 4, 5, 6 and 7 come into force on the later of August 6, 2001 and the day on which this Regulation is filed.

31/01

ONTARIO REGULATION 284/01

made under the

COURTS OF JUSTICE ACT

Made: May 14, 2001

Approved: July 19, 2001

Filed: July 20, 2001

Amending Reg. 194 of R.R.O. 1990

(Rules of Civil Procedure)

Note: Since the end of 2000, Regulation 194 has been amended by Ontario Regulations 113/01, 243/01 and 244/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Clause 1.01 (2) (a) of Regulation 194 of the Revised Regulations of Ontario, 1990 is amended by striking out “rules 1.01 to 1.06” and substituting “rules 1.01 to 1.08”.

2. Rule 1.03 of the Regulation is amended by adding the following definitions:

“partial indemnity costs” mean costs awarded under the partial indemnity scale of a costs grid established by Part I of Tariff A, and “on a partial indemnity basis” has a corresponding meaning; (“dépens d’indemnisation partielle”)

“substantial indemnity costs” mean costs awarded under the substantial indemnity scale of a costs grid established by Part I of Tariff A, and “on a substantial indemnity basis” has a corresponding meaning. (“dépens d’indemnisation substantielle”)

3. Rule 1.04 of the Regulation is amended by adding the following subrules:

“Party and Party” Costs

(4) If a statute, regulation or other document refers to party and party costs, these rules apply as if the reference were to partial indemnity costs.

“Solicitor and Client” Costs

(5) If a statute, regulation or other document refers to solicitor and client costs, these rules apply as if the reference were to substantial indemnity costs.

4. Rule 14.03.1 of the Regulation is amended by striking out “subrule 76.02 (2)” and substituting “subrule 76.02 (3)”.

5. Subrule 14.08 (3) of the Regulation is revoked and the following substituted:

Dismissal by Registrar

(3) Subrules (1) and (2) are subject to rules 76.06 and 77.08, which provide that in certain circumstances the registrar shall make an order dismissing the action as abandoned.

6. Subrule 20.04 (2) of the Regulation is revoked and the following substituted:

(2) The court shall grant summary judgment if,

(a) the court is satisfied that there is no genuine issue for trial with respect to a claim or defence; or

(b) the parties agree to have all or part of the claim determined by a summary judgment and the court is satisfied that it is appropriate to grant summary judgment.

7. (1) Subrule 20.06 (1) of the Regulation is amended by striking out “on a solicitor and client basis” and substituting “on a substantial indemnity basis”.

(2) Subrule 20.06 (2) of the Regulation is amended by striking out “on a solicitor and client basis” and substituting “on a substantial indemnity basis”.

8. Subrule 34.02 (3) of the Regulation is amended by striking out “on a solicitor and client basis” and substituting “on a substantial indemnity basis”.

9. Subrule 37.03 (5) of the Regulation is amended by striking out “on a solicitor and client basis” and substituting “on a substantial indemnity basis”.

10. Clause 39.02 (4) (b) of the Regulation is amended by striking out “party and party costs” and substituting “partial indemnity costs”.

11. (1) Subrule 49.10 (1) of the Regulation is amended,

(a) by striking out “party and party costs” and substituting “partial indemnity costs”; and

(b) by striking out “solicitor and client costs” and substituting “substantial indemnity costs”.

(2) Subrule 49.10 (2) of the Regulation is amended by striking out “party and party costs” wherever it appears and substituting in each case “partial indemnity costs”.

12. Rule 50.07 of the Regulation is amended by striking out “Subrule 50.04 (1)” and substituting “Rule 50.04”.

13. Rule 53.08 of the Regulation is revoked and the following substituted:

EVIDENCE ADMISSIBLE ONLY WITH LEAVE

53.08 (1) If evidence is admissible only with leave of the trial judge under a provision listed in subrule (2), leave shall be granted on such terms as are just and with an adjournment if necessary, unless to do so will cause prejudice to the opposite party or will cause undue delay in the conduct of the trial.

(2) Subrule (1) applies with respect to the following provisions:

1. Subrule 30.08 (1) (failure to disclose document).

2. Rule 30.09 (failure to abandon claim of privilege).

3. Rule 31.07 (refusal to disclose information on discovery).

4. Subrule 31.09 (3) (failure to correct answers on discovery).

5. Subrule 53.03 (3) (failure to serve expert’s report).

6. Subrule 76.03 (3) (failure to disclose witness).

14. The heading of Rule 57 of the Regulation is revoked and the following substituted:

RULE 57 COSTS OF PROCEEDINGS

15. (1) Subrule 57.01 (3) of the Regulation is revoked and the following substituted:

Fixing Costs: Tariffs

(3) When the court awards costs, it shall fix them in accordance with subrule (1) and the Tariffs.

Assessment in Exceptional Cases

(3.1) Despite subrule (3), in an exceptional case the court may refer costs for assessment under Rule 58.

(2) Clause 57.01 (4) (c) of the Regulation is amended by striking out “solicitor and client” and substituting “substantial indemnity”.

(3) Rule 57.01 of the Regulation is amended by adding the following subrule:

Bill of Costs

(5) After a trial, the hearing of a motion that disposes of a proceeding or the hearing of an application, a party who is awarded costs shall serve a bill of costs (Form 57A) on the other parties and shall file it, with proof of service.

16. Subrule 57.03 (1) of the Regulation is revoked and the following substituted:

Contested Motion

(1) On the hearing of a contested motion, unless the court is satisfied that a different order would be more just, the court shall,

- (a) fix the costs of the motion and order them to be paid within 30 days; or
- (b) in an exceptional case, refer the costs of the motion for assessment under Rule 58 and order them to be paid within 30 days after assessment.

17. Rule 58.01 of the Regulation is amended by striking out “between party and party”.

18. Subrules 58.05 (1) and (2) of the Regulation are revoked and the following substituted:

Generally

(1) If costs are to be assessed, the assessment officer shall assess and allow.

- (a) lawyers’ fees and disbursements in accordance with subrule 57.01 (1) and the Tariffs; and
- (b) disbursements for fees paid to the court, a court reporter, an official examiner or a sheriff under the regulations under the *Administration of Justice Act*.

(2) No other fees, disbursements or charges shall be assessed or allowed unless the court orders otherwise.

19. Rule 58.09 of the Regulation is amended by striking out “party and party costs” and substituting “costs”.

20. Subrule 58.12 (3) of the Regulation is amended by striking out “between party and party” and substituting “between parties”.

21. Clause 61.10 (1) (a) of the Regulation is revoked and the following substituted:

- (a) a table of contents describing each document by its nature and date;

22. Subrule 61.10.1 (2) of the Regulation is revoked.

23. (1) Subrule 61.12.1 (3) of the Regulation is amended by striking out “at least 60 days before the date scheduled for the hearing” and substituting “at least 10 days before the date scheduled for the hearing”.

(2) Subrule 61.12.1 (5) of the Regulation is revoked and the following substituted:

(5) A compendium or joint compendium shall contain the following, in consecutively numbered pages arranged in the following order:

- 1. A table of contents describing each excerpt from the transcript of evidence and each exhibit included in the compendium by its nature, date and exhibit number or letter.
- 2. The excerpts from the transcript of evidence referred to in the factum of the party filing the compendium (or in the factums of

the parties, in the case of a joint compendium), and any additional excerpts from the transcript of evidence to which the party filing the compendium intends to refer during the hearing of the appeal (or to which the parties intend to refer, in the case of a joint compendium).

- 3. The exhibits referred to in the factum of the party filing the compendium (or in the factums of the parties, in the case of a joint compendium), and any additional exhibits to which the party filing the compendium intends to refer during the hearing of the appeal (or to which the parties intend to refer, in the case of a joint compendium). The exhibits shall be arranged in order by date (or, if there are documents with common characteristics, grouped accordingly in order by date) and not by exhibit number.

(6) A party who intends to refer at the hearing of an appeal to an excerpt from the transcript of evidence or to an exhibit that is not contained in a compendium or joint compendium shall,

- (a) serve a supplementary compendium containing the relevant material on every other party and on any person entitled by statute or under rule 13.03 (intervention in appeal) to be heard on the appeal; and
- (b) file with proof of service, no later than two days before the hearing, three copies of the supplementary compendium, or five copies if the appeal is heard by five judges.

Relief from Compliance

(7) Where compliance with this rule would cause undue expense or delay, a judge of the appellate court may give special directions.

24. Subrule 69.24 (6.6) of the Regulation is amended by striking out “solicitor and client costs” and substituting “substantial indemnity costs”.

25. Rule 76 of the Regulation is revoked and the following substituted:

RULE 76 SIMPLIFIED PROCEDURE

APPLICATION OF RULE

76.01 (1) The simplified procedure set out in this Rule does not apply to actions under,

- (a) the *Class Proceedings Act, 1992*;
- (b) the *Construction Lien Act*;
- (c) Rule 69, 70 or 77.

Application of Other Rules

(2) The rules that apply to an action apply to an action that is proceeding under this Rule, unless this Rule provides otherwise.

AVAILABILITY OF SIMPLIFIED PROCEDURE

When Mandatory

76.02 (1) The procedure set out in this Rule shall be used in an action if the following conditions are satisfied:

- 1. The plaintiff’s claim is exclusively for one or more of the following:
 - i. Money.
 - ii. Real property.
 - iii. Personal property.
- 2. The total of the following amounts is \$50,000 or less, exclusive of interest and costs:

- i. The amount of money claimed, if any.
- ii. The fair market value of any real property and of any personal property, as at the date the action is commenced.

(2) If there are two or more plaintiffs, the procedure set out in this Rule shall be used if each plaintiff's claim, considered separately, meets the requirements of subrule (1).

When Optional

(3) The procedure set out in this Rule may be used in any other action at the option of the plaintiff, subject to subrules (4) to (9).

Originating Process

(4) The statement of claim (Form 14A, 14B or 14D) or notice of action (Form 14C) shall indicate that the action is being brought under this Rule.

Action Continues to Proceed Under Rule

(5) An action commenced under this Rule continues to proceed under this Rule unless,

- (a) the defendant objects in the statement of defence to the action proceeding under this Rule because the plaintiff's claim does not comply with subrule (1), and the plaintiff does not abandon in the reply the claims or parts of claims that do not comply; or
- (b) a defendant by counterclaim, crossclaim or third party claim objects in the statement of defence to the counterclaim, crossclaim or third party claim proceeding under this Rule because the counterclaim, crossclaim or third party claim does not comply with subrule (1), and the defendant does not abandon in the reply to the counterclaim, crossclaim or third party claim the claims or parts of claims that do not comply.

Continuance Under Ordinary Procedure — Where Notice Required

(6) If an action commenced under this Rule may no longer proceed under this Rule because of an amendment to the pleadings or as a result of the operation of subrule (5),

- (a) the action is continued under the ordinary procedure or under Rule 77, as the case may be; and
- (b) the plaintiff shall deliver, after all the pleadings have been delivered or at the time of amending the pleadings, as the case may be, a notice (Form 76A) stating that the action and any related proceedings are continued as an ordinary action or under Rule 77, as the case may be.

Continuance Under Simplified Procedure — Where Notice Required

(7) An action that was not commenced under this Rule is continued under this Rule if,

- (a) a party's pleading is amended;
- (b) the amended pleading complies with subrule (1);
- (c) all other claims, counterclaims, crossclaims or third party claims comply with this Rule; and
- (d) the consent of all the parties is filed.

(8) The plaintiff shall deliver a notice (Form 76A) stating that the action and any related proceedings are continued under this Rule.

Effect of Abandonment

(9) A party who abandons a claim or part of a claim or amends a pleading so that the claim, counterclaim, crossclaim or third party claim complies with subrule (1) may not bring the claim or part in any other proceeding.

AFFIDAVIT OF DOCUMENTS

Copies of Documents

76.03 (1) A party to an action under this Rule shall, within 10 days after the close of pleadings, serve on every other party,

- (a) an affidavit of documents (Form 30A or 30B) disclosing to the full extent of the party's knowledge, information and belief all documents relating to any matter in issue in the action that are or have been in the party's possession, control or power; and
- (b) copies of the documents referred to in Schedule A of the affidavit of documents.

List of Potential Witnesses

(2) The affidavit of documents shall include a list of the names and addresses of persons who might reasonably be expected to have knowledge of matters in issue in the action, unless the court orders otherwise.

Effect of Failure to Disclose

(3) At the trial of the action, a party may not call as a witness a person whose name has not been disclosed in the party's affidavit of documents or any supplementary affidavit of documents, unless the court orders otherwise.

Lawyer's Certificate

(4) The lawyer's certificate under subrule 30.03 (4) (full disclosure in affidavit) shall include a statement that the lawyer has explained to the deponent the necessity of complying with subrules (1) and (2).

NO DISCOVERY, CROSS-EXAMINATION ON AN AFFIDAVIT OR EXAMINATION OF A WITNESS

76.04 The following are not permitted in an action under this Rule:

1. Examination for discovery under rule 31.03 or 31.10.
2. Examination for discovery by written questions and answers under Rule 35.
3. Cross-examination of a deponent on an affidavit under rule 39.02.
4. Examination of a witness on a motion under rule 39.03.

MOTIONS

Motion Form

76.05 (1) The moving party shall serve a motion form (Form 76B) in accordance with rule 37.07 and shall submit it to the court before the motion is heard.

Place of Hearing

(2) Unless the parties agree otherwise or the court orders otherwise, the motion shall be heard in the county where the action was commenced.

Procedure

(3) Depending on the practical requirements of the situation, the motion may be made,

- (a) with or without supporting material or a motion record;
- (b) by attendance, in writing, by fax or under rule 1.08 (telephone and video conferences).

Motions Dealt With by Registrar

(4) When a motion described in subrule (5) meets one of the following conditions, the registrar shall make an order granting the relief sought:

1. The motion is for an order on consent, the consent of all parties is filed and the consent states that no party affected by the order is under disability.
2. No responding material is filed and the notice of motion or the motion form states that no party affected by the order is under disability.

(5) Subrule (4) applies to a motion for,

- (a) amendment of a pleading or notice of motion;
- (b) addition, deletion or substitution of a party whose consent is filed;
- (c) removal of a solicitor as solicitor of record;
- (d) setting aside the noting of a party in default;
- (e) setting aside a default judgment;
- (f) discharge of a certificate of pending litigation;
- (g) security for costs in a specified amount; or
- (h) dismissal of a proceeding with or without costs.

Disposition

(6) The court or registrar shall record the disposition of the motion on the motion form.

- (7) No formal order is required unless,
 - (a) the court or registrar orders otherwise;
 - (b) an appeal is made to a judge; or
 - (c) an appeal or motion for leave to appeal is made to an appellate court.

DISMISSAL BY REGISTRAR**If No Defence Filed**

76.06 (1) The registrar shall make an order dismissing an action as abandoned if the following conditions are satisfied, unless the court orders otherwise:

1. More than 180 days have passed since the date the originating process was issued.
2. No statement of defence has been filed.
3. The action has not been disposed of by final order or judgment.
4. The action has not been set down for trial or summary trial.
5. The registrar has given 45 days notice that the action will be dismissed as abandoned.

If Defence Filed

(2) The registrar shall make an order dismissing an action as abandoned if the following conditions are satisfied, unless the court orders otherwise:

1. More than 150 days have passed since the filing of the first statement of defence or notice of intent to defend.
2. The action has not been disposed of by final order or judgment.
3. The action has not been set down for trial or summary trial.

4. The registrar has given 45 days notice that the action will be dismissed as abandoned.

Service on Parties

(3) The registrar shall serve a copy of the order made under subrule (1) or (2) on the parties.

Effect on Subsequent Action

(4) The dismissal of an action as abandoned has the same effect as a dismissal for delay under rule 24.05.

SUMMARY JUDGMENT**Where Available**

76.07 (1) After the close of pleadings, a party may move before a judge with supporting affidavit material for summary judgment.

Place of Hearing

(2) Unless the parties agree otherwise or the court orders otherwise, the motion shall be heard in the county where the action was commenced.

Application of Summary Judgment Procedure

(3) Rules 20.05, 20.07, 20.08 and 20.09 (summary judgment procedure) apply to the motion, but rules 20.01 to 20.04 (availability, affidavits, factums, disposition of motion) and rule 20.06 (costs) do not apply.

Responding Party's Material

(4) In response to affidavit material supporting the motion, the responding party may not rest on the mere allegations or denials of the party's pleadings, but is required to set out, in affidavit material, specific facts to show that judgment ought not to be granted.

Contents of Affidavit

(5) An affidavit for use on the motion may be made on information and belief as permitted by subrule 39.01 (4), but on the hearing of the motion an adverse inference may be drawn, if appropriate, from a party's failure to provide the evidence of persons having personal knowledge of contested facts.

Motion Record Required

(6) The moving party shall serve a motion record on every other party to the motion and file it, with proof of service, in the court office where the motion is to be heard, at least two days before the hearing of the motion.

Contents of Motion Record

(7) The motion record shall contain, in consecutively numbered pages arranged in the following order,

- (a) a table of contents describing each document, including each exhibit, by its nature and date and, in the case of an exhibit, by exhibit number or letter;
- (b) a copy of the notice of motion;
- (c) a copy of all affidavits served by any party for use on the motion; and
- (d) a copy of the pleadings, including those relating to any counterclaim, crossclaim or third party claim.

Factums Required

(8) Every party to the motion shall serve on every other party a factum consisting of a concise statement of the facts and law relied upon by the party and file it, with proof of service, in the court office

where the motion is to be heard, at least two days before the hearing of the motion.

Test for Summary Judgment

- (9) The presiding judge shall grant judgment on the motion unless,
- (a) he or she is unable to decide the issues in the action without cross-examination; or
 - (b) it would be otherwise unjust to decide the issues on the motion.

If Trial Necessary

(10) If summary judgment is refused or is granted only in part, the presiding judge shall determine the mode of trial that is appropriate in all the circumstances.

SETTLEMENT DISCUSSION AND DOCUMENTARY DISCLOSURE

76.08 Within 60 days after the filing of the first statement of defence or notice of intent to defend, the parties shall, in a meeting or telephone call, consider whether,

- (a) all documents relating to any matter at issue have been disclosed; and
- (b) settlement of any or all issues is possible.

HOW DEFENDED ACTION IS SET DOWN FOR TRIAL OR SUMMARY TRIAL

Notice of Readiness for Pre-Trial Conference

76.09 (1) Despite rule 48.02 (how action set down for trial), the plaintiff shall, within 90 days after the first statement of defence or notice of intent to defend is filed, set the action down for trial by serving a notice of readiness for pre-trial conference (Form 76C) on every party to the action and any counterclaim, crossclaim or third party claim and forthwith filing the notice with proof of service.

(2) If the plaintiff does not act under subrule (1), any other party may do so.

Certificate

(3) The party who sets the action down for trial shall certify in the notice of readiness for pre-trial conference that there was a settlement discussion.

PRE-TRIAL CONFERENCE

Notice

76.10 (1) The registrar shall serve notice of a pre-trial conference at least 45 days before the scheduled date.

Attendance

(2) A party and his or her lawyer shall, unless the court orders otherwise, participate in the pre-trial conference,

- (a) by personal attendance; or
- (b) under rule 1.08 (telephone and video conferences) if personal attendance would require undue amounts of travel time or expense.

Authority to Settle

(3) A party who requires another person's approval before agreeing to a settlement shall, before the pre-trial conference, arrange to have ready telephone access to the other person throughout the conference, whether it takes place during or after regular business hours.

Documents

(4) At least five days before the pre-trial conference, each party shall,

- (a) file,
 - (i) a copy of the party's affidavit of documents and copies of the documents relied on for the party's claim or defence,
 - (ii) a copy of any expert report, and
 - (iii) any other material necessary for the conference; and
- (b) deliver,
 - (i) a two-page statement setting out the issues and the party's position with respect to them, and
 - (ii) a trial management checklist (Form 76D).

Trial Date

(5) The pre-trial conference judge or master shall fix a date for trial, subject to the direction of the regional senior judge.

Mode of Trial

(6) The parties may agree that the trial shall be an ordinary trial or a summary trial under rule 76.12; if they do not agree, the pre-trial conference judge or master shall determine the mode of trial that is appropriate in all the circumstances.

(7) If the trial is to be a summary trial under rule 76.12, the pre-trial conference judge or master may vary the order and time of presentation.

PLACING DEFENDED ACTION ON TRIAL LIST

Registrar

76.11 (1) The registrar shall place a defended action on the appropriate trial list immediately after the pre-trial conference.

Trial Record

(2) At least 10 days before the date fixed for trial, the party who set the action down for trial shall serve a trial record on every party to the action and any counterclaim, crossclaim or third party claim, and file the record with proof of service.

(3) In the case of an ordinary trial, the trial record shall be prepared in accordance with rule 48.03.

(4) In the case of a summary trial under rule 76.12, the trial record shall contain, in consecutively numbered pages arranged in the following order,

- (a) a table of contents describing each document, including each exhibit, by its nature and date and, in the case of an exhibit, by exhibit number or letter;
- (b) a copy of the pleadings, including those relating to any counterclaim, crossclaim or third party claim;
- (c) a copy of any demand or order for particulars of a pleading and the particulars delivered in response;
- (d) a copy of any order respecting the trial;
- (e) a copy of all the affidavits served by all the parties for use on the summary trial; and
- (f) a certificate signed by the solicitor of the party filing the trial record, stating that it contains the documents described in clauses (a) to (e).

SUMMARY TRIAL**Procedure**

76.12 (1) At a summary trial, the evidence and argument shall be presented as follows, subject to any direction under subrule 76.10 (7):

1. The plaintiff shall adduce evidence by affidavit.
2. A party who is adverse in interest may cross-examine the deponent of any affidavit served by the plaintiff.
3. The plaintiff may re-examine any deponent who is cross-examined under this subrule for not more than 10 minutes.
4. When any cross-examinations and re-examinations of the plaintiff's deponents are concluded, the defendant shall adduce evidence by affidavit.
5. A party who is adverse in interest may cross-examine the deponent of any affidavit served by a defendant.
6. A party shall complete all of the party's cross-examinations within 50 minutes.
7. A defendant may re-examine any deponent who is cross-examined under this subrule for not more than 10 minutes.
8. When any cross-examinations and re-examinations of the defendant's deponents are concluded, the plaintiff may, with leave of the trial judge, adduce any proper reply evidence.
9. After the presentation of evidence, each party may make oral argument for not more than 45 minutes.

(2) The trial judge may extend a time provided in subrule (1).

(3) A party who intends to cross-examine the deponent of an affidavit at the summary trial shall, at least 10 days before the date fixed for trial, give notice of that intention to the party who filed the affidavit, who shall arrange for the deponent's attendance at the trial.

Judgment after Summary Trial

(4) The judge shall grant judgment after the conclusion of the summary trial.

COSTS CONSEQUENCES**Opting In**

76.13 (1) Regardless of the outcome of the action, if this Rule applies as the result of amendment of the pleadings under subrule 76.02 (7), the party whose pleadings are amended shall pay, on a substantial indemnity basis, the costs incurred by the opposing party up to the date of the amendment that would not have been incurred had the claim originally complied with subrule 76.02 (1), unless the court orders otherwise.

Plaintiff Denied Costs

(2) Subrules (3) to (10) apply to a plaintiff who obtains a judgment that satisfies the following conditions:

1. The judgment awards exclusively one or more of the following:
 - i. Money.
 - ii. Real property.
 - iii. Personal property.
2. The total of the following amounts is \$50,000 or less, exclusive of interest and costs:
 - i. The amount of money awarded, if any.

ii. The fair market value of any real property and of any personal property awarded, as at the date the action is commenced.

(3) The plaintiff shall not recover any costs unless,

- (a) the action was proceeding under this Rule at the commencement of the trial; or
- (b) the court is satisfied that it was reasonable for the plaintiff to have commenced and continued the action under the ordinary procedure.

(4) Subrule (3) applies despite subrule 49.10 (1) (plaintiff's offer to settle).

(5) Subrule (3) does not apply if this Rule was unavailable because of the counterclaim, crossclaim or third party claim of another party.

Plaintiff may be Ordered to Pay Defendant's Costs

(6) The plaintiff may, in the trial judge's discretion, be ordered to pay all or part of the defendant's costs, including substantial indemnity costs, in addition to any costs the plaintiff is required to pay under subrule 49.10 (2) (defendant's offer to settle).

Defendant Objecting to Simplified Procedure

(7) In an action that includes a claim for real or personal property, if the defendant objected to proceeding under this Rule on the ground that the property's fair market value exceeded \$50,000 at the date the action was commenced and the court finds the value did not exceed that amount at that date, the defendant shall pay, on a substantial indemnity basis, the costs incurred by the plaintiff that would not have been incurred had the claim originally complied with subrule 76.02 (1), unless the court orders otherwise.

Burden of Proof

(8) The burden of proving that the fair market value of the real or personal property at the date of commencement of the action was \$50,000 or less is on the plaintiff.

Counterclaims, Crossclaims and Third Party Claims

(9) Subrules (1) to (8) apply, with necessary modifications, to counterclaims, crossclaims and third party claims.

Transition

(10) In the case of an action that was commenced before January 1, 2002, subrules (2), (7) and (8) apply as if "\$50,000" read "\$25,000".

26. Subrules 77.06 (3), (4), (4.1), (8), (9) and (10) of the Regulation are revoked.

27. Rule 77.09 of the Regulation is revoked and the following substituted:

DEFENCE OF PROCEEDING**Notice of Defence**

77.09 (1) A defendant who serves a defence shall complete and deliver a notice of defence (Form 77B).

Assignment to Case Management

(2) On the filing of a defence, the proceeding shall be assigned to a case management judge or team for management in accordance with rules 77.10 to 77.17.

28. Subrule 77.13 (7) of the Regulation is revoked.

29. (1) Subrule 77.14 (4) of the Regulation is amended by striking out "Except in actions to which Rule 76 applies".

(2) Subrule 77.14 (5) of the Regulation is amended by striking out “Except in actions to which Rule 76 applies”.

(3) Subrule 77.14 (9) of the Regulation is revoked.

30. Subrule 77.15 (4) of the Regulation is revoked.

31. Form 14B of the Regulation is amended by striking out “(on a solicitor and client basis *if the mortgage so provides*)” in paragraph 1 (e) under the heading “CLAIM” and substituting “(on a substantial indemnity basis *if the mortgage so provides, or if it provides for costs on a solicitor and client basis*)”.

32. The Regulation is amended by adding the following Form:

Form 57A

Courts of Justice Act

BILL OF COSTS

(General heading)

BILL OF COSTS

AMOUNTS CLAIMED FOR FEES AND DISBURSEMENTS

(Following the items set out in Tariff A, itemize the claim for fees and disbursements. Indicate the names of the lawyers, students-at-law and law clerks who provided services in connection with each item.

In support of the claim for fees, attach copies of the dockets or other evidence.

In support of the claim for disbursements, attach copies of invoices or other evidence.)

STATEMENT OF EXPERIENCE

A claim for fees is being made with respect to the following lawyers:

Name of lawyer

Years of experience

TO: *(name and address of lawyer or party)*

33. Form 58C of the Regulation is amended by striking out “party and party costs” and substituting “costs”.

34. Form 74.4.1 of the Regulation is amended by striking out “VALUE OF ASSETS OF ESTATE” and substituting “VALUE OF ASSETS REFERRED TO IN ATTACHED WILL”.

35. Form 74.5.1 of the Regulation is amended by striking out “VALUE OF ASSETS OF ESTATE” and substituting “VALUE OF ASSETS REFERRED TO IN ATTACHED WILL”.

36. Form 76A of the Regulation is revoked and the following substituted:

Form 76A*Courts of Justice Act*

NOTICE WHETHER ACTION UNDER RULE 76

(General heading)

NOTICE WHETHER ACTION UNDER RULE 76

The plaintiff states that this action and any related proceedings are:

(select one of the following:)

- ☐ continuing under Rule 76
- ☐ continuing under Rule 77 — fast track
- ☐ continuing under Rule 77 — standard track
- ☐ continuing as an ordinary procedure.

*(Name, address and telephone and fax numbers of lawyer or plaintiff)***Form 76B***Courts of Justice Act*

SIMPLIFIED PROCEDURE MOTION FORM

Court File No.....

(General heading)

SIMPLIFIED PROCEDURE MOTION FORM

JURISDICTION ☐ Judge

☐ Master

☐ Registrar

THIS FORM IS FILED BY *(Check appropriate boxes to identify the party filing this form as a moving/responding party on this motion AND to identify this party as plaintiff, defendant, etc. in the action)*

☐ moving party

☐ plaintiff

☐ responding party

☐ defendant

☐ Other — specify kind of party and name

MOTION MADE

☐ on consent of all parties

☐ without notice

☐ on notice to all parties and unopposed

☐ on notice to all parties and expected to be opposed

Notice of this motion was served on (date):

by means of:

METHOD OF HEARING REQUESTED

- ☐ by attendance
☐ in writing only, no attendance
☐ by fax
☐ by telephone conference under rule 1.08
☐ by video conference under rule 1.08

Date, time and place for conference call, telephone call or appearances

(date)

(time)

(place)

ORDER SOUGHT BY THIS PARTY (*Responding party is presumed to request dismissal of motion and costs*)

- ☐ Extension of time — until (*give specific date*):
☐ serve claim
☐ file or deliver statement of defence
☐ Other relief — be specific

MATERIAL RELIED ON BY THIS PARTY

- ☐ this form
☐ pleadings
☐ affidavits — specify
☐ other — specify

 GROUNDS IN SUPPORT OF/IN OPPOSITION TO MOTION (INCLUDING RULE AND STATUTORY PROVISIONS RELIED ON)

CERTIFICATION BY LAWYER

I certify that the above information is correct, to the best of my knowledge.

Signature of lawyer (*If no lawyer, party must sign*)

.....
 Date

THIS PARTY'S LAWYER (*If no lawyer, give party's name, address for service, telephone and fax number.*)

Name and firm:

Address:

Telephone:

Fax:

THIS PARTY'S LAWYER (*If no lawyer, give party's name, address for service, telephone and fax number.*)

Name and firm:

Address:

Telephone:

Fax:

OTHER LAWYER (*If no lawyer, give other party's name, address for service, telephone and fax number.*)

Name and firm:

Address:

Telephone:

Fax:

OTHER LAWYER (*If no lawyer, give other party's name, address for service, telephone and fax number.*)

Name and firm:

Address:

Telephone:

Fax:

DISPOSITION

- ☐ order to go as asked
☐ adjourned to
☐ order refused
☐ order to go as follows:

.....

Hearing method..... Hearing duration min.

Heard in: ☐ courtroom ☐ office

☐ Successful party MUST prepare formal order for signature

☐ No copy of disposition to be sent to parties

☐ Other directions — specify

.....

Date Name Signature
 Judge/Master/Registrar

Form 76C

Courts of Justice Act

NOTICE OF READINESS FOR PRE-TRIAL CONFERENCE

(General heading)

NOTICE OF READINESS FOR PRE-TRIAL CONFERENCE

The *(identify party)* is ready for a pre-trial conference and is setting this action down for trial. A pre-trial conference in the action will proceed as scheduled and the trial will proceed when the action is reached on the trial list, unless the court orders otherwise.

CERTIFICATE

I CERTIFY that there was a settlement discussion under rule 76.08.

Date *(Signature)*

(Name, address and telephone and fax numbers of lawyer or party giving notice)

TO *(Name and address of lawyer or party receiving notice)*

Form 76D

Courts of Justice Act

TRIAL MANAGEMENT CHECKLIST

*(General heading)**(Insert name of party filing this form)*

TRIAL MANAGEMENT CHECKLIST

Trial Lawyer — Plaintiff (s):

Trial Lawyer — Defendant (s):

Filed by Plaintiff

Filed by Defendant

Filed by Subsequent Party

1. Issues Outstanding

(a) liability:

(b) damages:

(c) other
.....

2. Names of Plaintiff's Witnesses

.....

3. Names of Defendant's Witnesses

.....

4. Admissions

.....

Are the parties prepared to admit any facts for the purposes of the trial or summary trial? yes no

5. Document Brief

Will there be a document brief? yes ☒ no ☐

6. Request to Admit

Will there be a request to admit? yes ☒ no ☒If so, have the parties agreed to a timetable? yes ☒ no ☒

7. Expert's Reports

Are any expert's reports anticipated? yes ☐ no ☒

8. Amendments to Pleadings

Are any amendments likely to be sought? yes ☒ no ☒

9. Mode of Trial

Have the parties agreed to a summary trial? yes ☒ no ☐Have the parties agreed to an ordinary trial? yes ☐ no ☐

If the parties have not agreed about the mode of trial, what mode of trial is being requested by the party filing this checklist?

.....

10. Factum of Law

Will the parties be submitting factums of law? yes ☐ no ☐

37. Form 77A of the Regulation is amended by striking out “WARNING: In accordance with rule 77.06 (2), this form must be given to the plaintiff.”

38. (1) Part I of Tariff A to the Regulation is revoked and the following substituted:

PART I — COSTS GRID

Where students-at-law or law clerks have provided services of a nature that the Law Society of Upper Canada authorizes them to provide, the fees for those services may be assessed and allowed under this costs grid.

Where counsel has special expertise, his or her hourly rate classification may be varied accordingly.

1. Fees other than Counsel Fee		
Hourly rates for pleadings, mediation under Rule 24.1 or Rule 75.1, financial statements, discovery of documents, drawing and settling issues on special case, setting down for trial, pre-motion conference, examination, pre-trial conference, settlement conference, notice or offer, preparation for hearing, attendance at assignment court, order, issuing or renewing a writ of execution or notice of garnishment, seizure under writ of execution, seizure and sale under writ of execution, notice of garnishment, or for any other procedure authorized by the <i>Rules of Civil Procedure</i> and not provided for elsewhere in the costs grid.		
	Partial Indemnity Scale	Substantial Indemnity Scale
Law Clerks	Up to \$80.00 per hour	Up to \$125.00 per hour
Student-at-law	Up to \$60.00 per hour	Up to \$90.00 per hour
Lawyer (less than 10 years)	Up to \$225.00 per hour	Up to \$300.00 per hour
Lawyer (10 or more but less than 20 years)	Up to \$300.00 per hour	Up to \$400.00 per hour
Lawyer (20 years and over)	Up to \$350.00 per hour	Up to \$450.00 per hour
2. Counsel Fee — Motion or Application		
	Partial Indemnity Scale	Substantial Indemnity Scale
0.25 hour	Up to \$400.00	Up to \$800.00
1.00 hour	Up to \$1,000.00	Up to \$1,500.00
2.00 hours (half day)	Up to \$1,400.00	Up to \$2,400.00
1 day	Up to \$2,100.00	Up to \$3,500.00
3. Counsel Fee — Trial or Reference		
	Partial Indemnity Scale	Substantial Indemnity Scale
Half Day	Up to \$1,500.00	Up to \$2,500.00
Day	Up to \$2,300.00	Up to \$4,000.00
Week	Up to \$9,500.00	Up to \$17,500.00
4. Counsel Fee — Appeal		
	Partial Indemnity Scale	Substantial Indemnity Scale
1.00 hour	Up to \$1,000.00	Up to \$1,500.00
2.00 hours (half day)	Up to \$1,250.00	Up to \$2,000.00
1 day	Up to \$2,000.00	Up to \$4,000.00

(2) On July 3, 2004, Part I of Tariff A to the Regulation is amended by striking out “mediation under Rule 24.1 or Rule 75.1” and substituting “mediation under Rule 24.1”.

39. This Regulation comes into force on January 1, 2002.

RÈGLEMENT DE L'ONTARIO 284/01
pris en application de la
LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 14 mai 2001
approuvé le 19 juillet 2001
déposé le 20 juillet 2001

modifiant le Règl. 194 des R.R.O. de 1990
(Règles de procédure civile)

Remarque : Depuis la fin de 2000, le Règlement 194 a été modifié par les Règlements de l'Ontario 113/01, 243/01 et 244/01. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 20 janvier 2001.

1. L'alinéa 1.01 (2) a) du Règlement 194 des Règlements re-fondus de l'Ontario de 1990 est modifié par substitution de «règles 1.01 à 1.08» à «règles 1.01 à 1.06».

2. La règle 1.03 du Règlement est modifiée par adjonction des définitions suivantes :

«dépens d'indemnisation partielle» Dépens adjugés aux termes du barème d'indemnisation partielle d'une grille de dépens établie par la première partie du tarif A. L'expression «sur une base d'indemnisation partielle» a un sens correspondant. («partial indemnity costs»)

«dépens d'indemnisation substantielle» Dépens adjugés aux termes du barème d'indemnisation substantielle d'une grille de dépens établie par la première partie du tarif A. L'expression «sur une base d'indemnisation substantielle» a un sens correspondant. («substantial indemnity costs»)

3. La règle 1.04 du Règlement est modifiée par adjonction des paragraphes suivants :

Dépens «partie-partie»

(4) Si une loi, un règlement ou un autre document mentionne des dépens partie-partie, les présentes règles s'appliquent comme s'il s'agissait de la mention de «dépens d'indemnisation partielle».

(5) Si une loi, un règlement ou un autre document mentionne des dépens procureur-client, les présentes règles s'appliquent comme s'il s'agissait de la mention de «dépens d'indemnisation substantielle».

4. La règle 14.03.1 du Règlement est modifiée par substitution de «paragraphe 76.02 (3)» à «paragraphe 76.02 (2)».

5. Le paragraphe 14.08 (3) du Règlement est abrogé et remplacé par ce qui suit :

Rejet par le greffier

(3) Les paragraphes (1) et (2) sont assujettis aux règles 76.06 et 77.08, qui prévoient que dans certaines circonstances le greffier rend une ordonnance rejetant l'action comme s'il s'agissait d'une action qui a fait l'objet d'un désistement.

6. Le paragraphe 26.04 (2) du Règlement est abrogé et remplacé par ce qui suit :

(2) Le tribunal rend un jugement sommaire si, selon le cas :

- a) il est convaincu qu'une demande ou une défense ne soulève pas de question litigieuse;
- b) il est convaincu qu'il est approprié de rendre un jugement sommaire et les parties sont d'accord pour que tout ou partie de la demande soit décidé par jugement sommaire.

7. (1) Le paragraphe 20.06 (1) du Règlement est modifié par substitution de «sur une base d'indemnisation substantielle» à «sur une base procureur-client».

(2) Le paragraphe 20.06 (2) du Règlement est modifié par substitution de «sur une base d'indemnisation substantielle» à «sur une base procureur-client».

8. Le paragraphe 34.02 (3) du Règlement est modifié par substitution de «sur une base d'indemnisation substantielle» à «sur une base procureur-client».

9. Le paragraphe 37.03 (5) du Règlement est modifié par substitution de «sur une base d'indemnisation substantielle» à «sur une base procureur-client».

10. L'alinéa 39.02 (4) b) du Règlement est modifié par substitution de «dépens d'indemnisation partielle» à «dépens partie-partie».

11. (1) Le paragraphe 49.10 (1) du Règlement est modifié :

- a) d'une part, par substitution de «dépens d'indemnisation partielle» à «dépens partie-partie»;
- b) d'autre part, par substitution de «dépens d'indemnisation substantielle» à «dépens procureur-client».

(2) Le paragraphe 49.10 (2) du Règlement est modifié par substitution de «dépens d'indemnisation partielle» à «dépens partie-partie» partout où cette expression figure.

12. La règle 50.07 du Règlement est modifiée par substitution de «La règle 50.04» à «Le paragraphe 50.04 (1)».

13. La règle 53.08 du Règlement est abrogée et remplacée par ce qui suit :

PREUVE ADMISSIBLE SUR AUTORISATION SEULEMENT

53.08 (1) Si une preuve n'est admissible qu'avec l'autorisation du juge du procès conformément à une disposition du paragraphe (2), l'autorisation est accordée à des conditions justes, y compris l'ajournement si nécessaire, sauf si cela causera un préjudice à la partie adverse ou retardera indûment le déroulement du procès.

(2) Le paragraphe (1) s'applique aux dispositions suivantes :

- 1. Le paragraphe 30.08 (1) (défaut de divulguer ou de produire un document).
- 2. La règle 30.09 (effet du défaut de renoncer à la demande de privilège).
- 3. La règle 31.07 (effet du refus de répondre lors d'un interrogatoire préalable).
- 4. Le paragraphe 31.09 (3) (défaut de corriger les réponses à l'interrogatoire préalable).
- 5. Le paragraphe 53.03 (3) (défaut de signifier les rapports de l'expert).
- 6. Le paragraphe 76.03 (3) (défaut de divulguer le nom d'un témoin).

14. L'intitulé de la Règle 57 du Règlement est abrogé et remplacé par ce qui suit :

RÈGLE 57 DÉPENS AFFÉRENTS AUX INSTANCES

15. (1) Le paragraphe 57.01 (3) du Règlement est abrogé et remplacé par ce qui suit :

Fixation des dépens : tarifs

(3) Lorsque le tribunal adjuge les dépens, il fixe ceux-ci conformément au paragraphe (1) et aux tarifs.

Liquidation des dépens dans les cas exceptionnels

(3.1) Malgré le paragraphe (3), le tribunal peut, dans un cas exceptionnel, prescrire le renvoi des dépens pour leur liquidation aux termes de la Règle 58.

(2) L'alinéa 57.01 (4) c) du Règlement est modifié par substitution de «dépens sur une base d'indemnisation substantielle» à «dépens procureur-client».

(3) La règle 57.01 du Règlement est modifiée par adjonction du paragraphe suivant :

Mémoire de dépens

(5) Après un procès, l'audition d'une motion portant règlement d'une instance ou l'audition d'une requête, la partie à qui est adjugé les dépens signifie un mémoire de dépens (formule 57A) aux autres parties et le dépose, avec la preuve de sa signification.

16. Le paragraphe 57.03 (1) du Règlement est abrogé et remplacé par ce qui suit :

Motion contestée

(1) Lors de l'audition d'une motion contestée, le tribunal, à moins qu'il ne soit convaincu qu'une autre ordonnance serait plus juste :

- a) fixe les dépens de la motion et ordonne qu'ils soient payés dans les 30 jours;
- b) dans un cas exceptionnel, prescrit le renvoi des dépens de la motion pour leur liquidation aux termes de la Règle 58 et ordonne qu'ils soient payés dans les 30 jours qui suivent la liquidation des dépens.

17. La règle 58.01 du Règlement est modifiée par suppression de «partie-partie».

18. Les paragraphes 58.05 (1) et (2) du Règlement sont abrogés et remplacés par ce qui suit :

Dispositions générales

(1) En cas de liquidation des dépens, le liquidateur liquide et accorde :

- a) d'une part, les honoraires des avocats et les débours conformément au paragraphe 57.01 (1) et aux tarifs;
- b) d'autre part, les débours occasionnés par les droits payés au tribunal et les honoraires versés à un sténographe judiciaire, à un auditeur officiel ou à un shérif en vertu des règlements pris en application de la *Loi sur l'administration de la justice*.

(2) Les autres droits, débours ou frais ne sont ni liquidés ni accordés, sauf ordonnance contraire du tribunal.

19. La règle 58.09 du Règlement est modifiée par substitution de «dépens» à «dépens partie-partie».

20. Le paragraphe 58.12 (3) du Règlement est modifié par substitution de «entre les parties» à «partie-partie».

21. L'alinéa 61.10 (1) a) du Règlement est abrogé et remplacé par ce qui suit :

- a) une table des matières décrivant chaque document selon sa nature et sa date;

22. Le paragraphe 61.10.1 (2) du Règlement est abrogé.

23. (1) Le paragraphe 61.12.1 (3) du Règlement est modifié par substitution de «au moins 10 jours avant la date fixée pour l'audience» à «au moins 60 jours avant la date fixée pour l'audience».

(2) Le paragraphe 61.12.1 (5) du Règlement est abrogé et remplacé par ce qui suit :

(5) Le recueil ou le recueil conjoint comprend, dans des pages numérotées consécutivement et disposées de la façon suivante, ce qui suit :

1. Une table des matières faisant état de chaque extrait de la transcription des témoignages et de chaque pièce comprise dans le recueil selon sa nature, sa date, son numéro ou sa lettre.
2. Les extraits de la transcription des témoignages auxquels il est fait référence dans le mémoire de la partie qui dépose le recueil (ou dans les mémoires des parties, s'il s'agit d'un recueil conjoint), et les extraits additionnels de la transcription des témoignages auxquels la partie qui dépose le recueil a l'intention de se référer lors de l'audition de l'appel (ou auxquels les parties ont l'intention de se référer, s'il s'agit d'un recueil conjoint).
3. Les pièces auxquelles il est fait référence dans le mémoire de la partie qui dépose le recueil (ou dans les mémoires des parties, s'il s'agit d'un recueil conjoint), et les pièces additionnelles auxquelles la partie qui dépose le recueil a l'intention de se référer lors de l'audition de l'appel (ou auxquelles les parties ont l'intention de se référer, s'il s'agit d'un recueil conjoint). Les pièces sont présentées par ordre chronologique (ou, s'il y a plusieurs documents ayant des caractéristiques communes, groupées de la sorte par ordre chronologique) plutôt que par ordre numérique.

(6) La partie qui a l'intention de se référer, lors de l'audition d'un appel, à un extrait de la transcription des témoignages ou à une pièce qui n'est pas comprise dans le recueil ou le recueil conjoint fait ce qui suit :

- a) elle signifie un recueil supplémentaire comprenant les documents pertinents à chacune des autres parties et aux autres personnes auxquelles une loi ou la règle 13.03 (intervention dans un appel) confère le droit d'être entendues dans l'appel;
- b) elle dépose avec la preuve de la signification, au moins deux jours avant l'audience, trois copies du recueil supplémentaire, ou cinq copies si l'appel est entendu par cinq juges.

Dispense

(7) Si l'observation de la présente règle risque d'entraîner des dépenses ou des retards excessifs, un juge du tribunal d'appel peut donner des directives particulières.

24. Le paragraphe 69.24 (6.6) du Règlement est modifié par substitution de «dépens d'indemnisation substantielle» à «dépens procureur-client».

25. La Règle 76 du Règlement est abrogée et remplacée par ce qui suit :

RÈGLE 76 PROCÉDURE SIMPLIFIÉE**CHAMP D'APPLICATION DE LA RÈGLE**

76.01 (1) La procédure simplifiée prévue par la présente Règle ne s'applique pas aux actions introduites en vertu de :

- a) la *Loi de 1992 sur les recours collectifs*;
- b) la *Loi sur le privilège dans l'industrie de la construction*;
- c) la Règle 69, 70 ou 77.

Champ d'application d'autres règles

(2) Sauf disposition contraire de la présente Règle, les règles applicables aux actions s'appliquent à celles qui sont régies par la présente Règle.

APPLICABILITÉ DE LA PROCÉDURE SIMPLIFIÉE***Cas où la procédure simplifiée est obligatoire***

76.02 (1) La procédure prévue par la présente Règle doit être suivie dans le cas d'une action si les conditions suivantes sont remplies :

1. La demande du demandeur porte exclusivement sur un ou plusieurs des éléments suivants :
 - i. Une somme d'argent.
 - ii. Des biens immeubles.
 - iii. Des biens meubles.
2. La valeur totale des sommes suivantes est de 50 000 \$ au plus, sans compter les intérêts et les dépens :
 - i. La somme demandée, le cas échéant.
 - ii. La juste valeur marchande des biens meubles et immeubles, à la date d'introduction de l'action.

(2) S'il y a deux demandeurs ou plus, la procédure prévue par la présente Règle doit être suivie si la demande de chaque demandeur, considérée séparément, répond aux critères du paragraphe (1).

Cas où la procédure simplifiée est facultative

(3) La procédure prévue par la présente Règle peut être suivie dans le cas de toute autre action, au choix du demandeur, sous réserve des paragraphes (4) à (9).

Acte introductif d'instance

(4) La déclaration (formule 14A, 14B ou 14D) ou l'avis d'action (formule 14C) doit indiquer que l'action est introduite dans le cadre de la présente Règle.

Déroulement de l'action dans le cadre de la présente Règle

(5) L'action introduite dans le cadre de la présente Règle continue d'être régie par celle-ci, sauf si, selon le cas :

- a) le défendeur s'oppose, dans sa défense, au déroulement de l'action dans le cadre de la présente Règle parce que la demande du demandeur n'est pas conforme au paragraphe (1), et que le demandeur ne renonce pas, dans sa réponse, à la totalité ou à une partie des demandes qui ne sont pas conformes;
- b) un défendeur dans une demande reconventionnelle, une demande entre défendeurs ou une mise en cause s'oppose, dans sa défense, au déroulement de la demande ou de la mise en cause dans le cadre de la présente Règle parce que la demande ou la mise en cause n'est pas conforme au paragraphe (1), et que le défendeur ne renonce pas, dans sa réponse à la demande ou à la mise en cause, à la totalité ou à une partie des demandes qui ne sont pas conformes.

Continuation de l'action selon la procédure ordinaire — avis requis

(6) Si une action introduite dans le cadre de la présente Règle ne peut plus se dérouler dans le cadre de celle-ci en raison d'une modification des actes de procédure ou par suite de l'application du paragraphe (5) :

- a) d'une part, l'action est continuée dans le cadre de la procédure ordinaire ou de la Règle 77, selon le cas;
- b) d'autre part, le demandeur remet, après que tous les actes de procédure ont été remis ou lorsque ceux-ci sont modifiés, selon le cas, un avis (formule 76A) indiquant que l'action et les instances afférentes sont continuées en tant qu'action ordinaire ou dans le cadre de la Règle 77, selon le cas.

Continuation de l'action selon la procédure simplifiée — avis requis

(7) L'action qui n'a pas été introduite dans le cadre de la présente Règle est continuée dans le cadre de celle-ci si les conditions suivantes sont réunies :

- a) l'acte de procédure d'une partie est modifié;
- b) l'acte de procédure modifié est conforme au paragraphe (1);
- c) les autres demandes, demandes reconventionnelles, demandes entre défendeurs ou mises en cause sont conformes à la présente Règle;
- d) le consentement des parties est déposé.

(8) Le demandeur remet un avis (formule 76A) indiquant que l'action et les instances afférentes sont continuées dans le cadre de la présente Règle.

Effet du renoncement

(9) La partie qui renonce à une demande ou à une partie de celle-ci ou qui modifie un acte de procédure de sorte que la demande, la demande reconventionnelle, la demande entre défendeurs ou la mise en cause soit conforme au paragraphe (1) ne peut présenter la demande ou la partie de celle-ci dans le cadre d'une autre instance.

AFFIDAVIT DE DOCUMENTS***Copies des documents***

76.03 (1) Une partie à une action introduite dans le cadre de la présente Règle signifie ce qui suit à chaque autre partie dans les 10 jours suivant la clôture de la procédure écrite :

- a) un affidavit de documents (formule 30A ou 30B) dans lequel elle divulgue tous les documents qui ont trait à une question en litige dans l'action et qui se trouvent ou se sont trouvés en sa possession ou sous son contrôle ou sa garde, à sa connaissance directe ou suivant des renseignements qu'elle tient pour vérifi-ques;
- b) des copies des documents mentionnés à l'annexe A de l'affidavit de documents.

Liste des témoins éventuels

(2) Sauf ordonnance contraire du tribunal, l'affidavit de documents inclut la liste des noms et adresses des personnes dont on pourrait raisonnablement s'attendre qu'elles aient connaissance des questions en litige dans l'action.

Effet du défaut de divulguer

(3) Lors de l'instruction de l'action, une partie ne peut appeler à témoigner une personne dont le nom n'a pas été divulgué dans son affidavit de documents ou dans un affidavit de documents additionnel, sauf ordonnance contraire du tribunal.

Certificat de l'avocat

(4) Le certificat de l'avocat visé au paragraphe 30.03 (4) (divulga-tion de tous les documents dans l'affidavit) comprend une déclaration selon laquelle l'avocat a expliqué au déposant l'obligation de se conformer aux paragraphes (1) et (2).

ENQUÊTE PRÉALABLE, CONTRE-INTERROGATOIRE SUR UN AFFIDAVIT OU INTERROGATOIRE D'UN TÉMOIN INTERDITS

76.04 Sont interdits dans une action régie par la présente Règle :

1. L'interrogatoire préalable prévu par la règle 31.03 ou 31.10.

2. L'interrogatoire préalable au moyen de questions et de réponses écrites, prévu par la Règle 35.
3. Le contre-interrogatoire du déposant d'un affidavit prévu par la règle 39.02.
4. L'interrogatoire d'un témoin sur une motion prévu par la règle 39.03.

MOTIONS

Formule de motion

76.05 (1) L'auteur de la motion signifie une formule de motion (formule 76B) conformément à la règle 37.07 et la soumet au tribunal avant l'audition de la motion.

Lieu de l'audition

(2) À moins que les parties ne conviennent autrement ou sauf ordonnance contraire du tribunal, l'audition de la motion a lieu dans le comté où l'action a été introduite.

Procédure

(3) Suivant les besoins pratiques de la situation, la motion peut être présentée :

- a) avec ou sans documents à l'appui ou dossier de motion;
- b) en personne, par écrit, par télécopie ou en application de la règle 1.08 (par conférence téléphonique ou vidéoconférence).

Motions dont le greffier est responsable

(4) Lorsqu'une motion visée au paragraphe (5) satisfait à l'une des conditions suivantes, le greffier rend une ordonnance accordant la mesure de redressement demandée :

1. La motion vise l'obtention d'une ordonnance sur consentement, le consentement de toutes les parties est déposé et il est déclaré dans le consentement qu'aucune partie touchée par l'ordonnance n'est incapable.

2. Aucun document de défense n'est déposé et il est déclaré dans l'avis de motion ou la formule de motion qu'aucune partie touchée par l'ordonnance n'est incapable.

(5) Le paragraphe (4) s'applique à une motion visant, selon le cas :

- a) la modification d'un acte de procédure ou d'un avis de motion;
- b) la jonction, la radiation ou la substitution d'une partie dont le consentement est déposé;
- c) la révocation d'un procureur;
- d) l'annulation de la constatation de défaut d'une partie;
- e) l'annulation d'un jugement par défaut;
- f) la mainlevée d'un certificat d'affaire en instance;
- g) le cautionnement pour dépens d'un montant précis;
- h) le rejet de l'instance, avec ou sans dépens.

Décision

(6) Le tribunal ou le greffier consigne sur la formule de motion la décision rendue à l'égard de la motion.

(7) Une ordonnance officielle n'est pas nécessaire, à moins que, selon le cas :

- a) le tribunal ou le greffier n'en ordonne autrement;
- b) un appel ne soit interjeté devant un juge;

- c) un appel ou une motion en autorisation d'interjeter appel ne soit présentée à un tribunal d'appel.

REJET PAR LE GREFFIER

Cas où aucune défense n'est déposée

76.06 (1) Le greffier rend une ordonnance rejetant une action pour cause de désistement si les conditions suivantes sont remplies, sauf ordonnance contraire du tribunal :

1. Plus de 180 jours se sont écoulés depuis la date de délivrance de l'acte introductif d'instance.
2. Aucune défense n'a été déposée.
3. L'action n'a pas fait l'objet d'une ordonnance définitive ou d'un jugement définitif.
4. L'action n'a pas été inscrite pour instruction ou pour instruction sommaire.
5. Le greffier a donné un préavis de 45 jours indiquant que l'action serait rejetée pour cause de désistement.

Cas où une défense est déposée

(2) Le greffier rend une ordonnance rejetant une action pour cause de désistement si les conditions suivantes sont remplies, sauf ordonnance contraire du tribunal :

1. Plus de 150 jours se sont écoulés depuis le dépôt de la première défense ou de l'avis d'intention de présenter une défense.
2. L'action n'a pas fait l'objet d'une ordonnance définitive ou d'un jugement définitif.
3. L'action n'a pas été inscrite pour instruction ou pour instruction sommaire.
4. Le greffier a donné un préavis de 45 jours indiquant que l'action serait rejetée pour cause de désistement.

Signification aux parties

(3) Le greffier signifie aux parties une copie de l'ordonnance rendue en application du paragraphe (1) ou (2).

Effet sur une action subséquente

(4) Le rejet d'une action pour cause de désistement a le même effet que le rejet d'une action pour cause de retard aux termes de la règle 24.05.

JUGEMENT SOMMAIRE

Applicabilité

76.07 (1) Après la clôture de la procédure écrite, une partie peut demander à un juge, par voie de motion appuyée d'un affidavit, un jugement sommaire.

Lieu de l'audition

(2) À moins que les parties ne conviennent autrement ou sauf ordonnance contraire du tribunal, l'audition de la motion a lieu dans le comté où l'instance a été introduite.

Application de la procédure relative au jugement sommaire

(3) Les règles 20.05, 20.07, 20.08 et 20.09 (procédure relative aux jugements sommaires) s'appliquent à la motion. Toutefois, les règles 20.01 à 20.04 (applicabilité, affidavits, mémoires, décision sur la motion) et la règle 20.06 (dépens) ne s'y appliquent pas.

Documents de la partie intimée

(4) En réponse à un affidavit à l'appui de la motion, la partie intimée ne peut se contenter des simples allégations ou dénégations contenues dans ses actes de procédure. Elle est tenue de préciser, au moyen d'un affidavit, des faits spécifiques afin de démontrer qu'un jugement ne devrait pas être rendu.

Contenu de l'affidavit

(5) Dans un affidavit à l'appui de la motion, une partie peut faire état des éléments qu'elle tient pour véridiques sur la foi de renseignements, comme le permet le paragraphe 39.01 (4). Toutefois, dans le cas où la partie ne fournit pas le témoignage de personnes ayant une connaissance directe des faits contestés, le tribunal peut en tirer des conclusions défavorables, s'il y a lieu, lors de l'audition de la motion.

Obligation de déposer un dossier de motion

(6) L'auteur de la motion signifie aux autres parties à celle-ci et dépose, avec la preuve de la signification, au greffe du tribunal devant lequel la motion doit être entendue un dossier de motion, au moins deux jours avant l'audition de la motion.

Contenu du dossier de motion

(7) Le dossier de motion comprend, dans des pages numérotées consécutivement et disposées de la façon suivante :

- a) une table des matières décrivant chaque document, y compris les pièces, selon sa nature et sa date et, dans le cas d'une pièce, selon son numéro ou sa lettre;
- b) une copie de l'avis de motion;
- c) une copie des affidavits signifiés par une partie aux fins de la motion;
- d) une copie des actes de procédure, y compris ceux qui se rapportent à une demande reconventionnelle, à une demande entre défendeurs ou à une mise en cause.

Mémoires

(8) Chaque partie à la motion signifie aux autres parties un mémoire comprenant un exposé concis des faits et des règles de droit qu'elle invoque et le dépose, avec la preuve de la signification, au greffe du tribunal où la motion doit être entendue, au moins deux jours avant l'audition de la motion.

Critères de décision à l'égard d'un jugement sommaire

(9) Le juge qui préside rend un jugement lors de l'audition de la motion à moins que, selon le cas :

- a) il ne soit pas en mesure de rendre une décision sur les questions en litige dans l'action sans qu'il y ait contre-interrogatoire;
- b) il ne soit injuste, par ailleurs, de rendre une décision sur les questions en litige lors de l'audition de la motion.

Instruction nécessaire

(10) Si le jugement sommaire est refusé ou n'est rendu qu'en partie, le juge qui préside décide du mode d'instruction qui est approprié dans les circonstances.

DISCUSSION EN VUE D'UNE TRANSACTION ET DIVULGATION DE DOCUMENTS

76.08 Dans les 60 jours qui suivent le dépôt de la première défense ou de l'avis d'intention de présenter une défense, les parties, au cours d'une réunion ou d'un appel téléphonique, examinent si :

- a) d'une part, tous les documents se rapportant à une question en litige ont été divulgués;

- b) d'autre part, il est possible de transiger sur une partie ou la totalité des questions en litige.

MODE D'INSCRIPTION D'UNE ACTION CONTESTÉE POUR INSTRUCTION OU INSTRUCTION SOMMAIRE**Avis de mise en état en vue de la conférence préparatoire au procès**

76.09 (1) Malgré la règle 48.02 (mode d'inscription d'une action pour instruction), le demandeur, dans les 90 jours qui suivent le dépôt de la première défense ou de l'avis d'intention de présenter une défense, inscrit l'action pour instruction en signifiant un avis de mise en état en vue de la conférence préparatoire au procès (formule 76C) à chaque partie à l'action et à toute demande reconventionnelle, demande entre défendeurs ou mise en cause, et en déposant sans délai l'avis avec la preuve de sa signification.

(2) Si le demandeur n'agit pas en application du paragraphe (1), une autre partie peut le faire.

Certificat

(3) La partie qui inscrit l'action pour instruction certifie dans l'avis de mise en état en vue de la conférence préparatoire au procès qu'une discussion en vue d'une transaction a eu lieu.

CONFÉRENCE PRÉPARATOIRE AU PROCÈS**Avis**

76.10 (1) Le greffier signifie un avis de conférence préparatoire au procès au moins 45 jours avant la date fixée.

Présence

(2) Une partie et son avocat doivent, sauf ordonnance contraire du tribunal, participer à la conférence préparatoire au procès :

- a) soit en y étant présents;
- b) soit en application de la règle 1.08 (conférences téléphoniques et vidéoconférences) si leur présence exige un déplacement dont la durée ou les frais seraient excessifs.

Pouvoir de transiger

(3) Avant la conférence préparatoire au procès, la partie qui doit obtenir l'approbation d'une autre personne avant de consentir à une transaction fait en sorte qu'elle puisse joindre par téléphone cette autre personne en tout temps pendant la conférence, que celle-ci se tienne pendant ou après les heures de bureau.

Documents

(4) Au moins cinq jours avant la conférence préparatoire au procès, chaque partie :

- a) d'une part, dépose ce qui suit :
 - (i) une copie de son affidavit de documents et des copies des documents sur lesquels elle appuie sa demande ou sa défense,
 - (ii) une copie des rapports d'experts,
 - (iii) tout autre document nécessaire en vue de la conférence;
- b) d'autre part, remet ce qui suit :
 - (i) un exposé de deux pages indiquant les questions en litige et précisant sa position à l'égard de celles-ci,
 - (ii) un aide-mémoire pour la gestion du procès (formule 76D).

Date du procès

(5) Sous réserve de la directive du juge principal régional, le juge ou le protonotaire qui préside la conférence préparatoire au procès fixe la date du procès.

Mode d'instruction

(6) Les parties peuvent convenir que l'instruction sera une instruction ordinaire ou une instruction sommaire prévue à la règle 76.12; en cas de désaccord, le juge ou le protonotaire qui préside la conférence préparatoire au procès détermine le mode d'instruction qui est approprié dans les circonstances.

(7) Dans le cas d'une instruction sommaire prévue à la règle 76.12, le juge ou le protonotaire qui préside la conférence préparatoire au procès peut modifier l'ordre et la durée des présentations.

INSCRIPTION AU RÔLE D'UNE ACTION CONTESTÉE**Greffier**

76.11 (1) Le greffier inscrit une action contestée au rôle approprié immédiatement après la conférence préparatoire au procès.

Dossier d'instruction

(2) Au moins 10 jours avant la date fixée pour l'instruction, la partie qui a inscrit l'action pour instruction signifie un dossier d'instruction à chaque partie à l'action et à toute demande reconventionnelle, demande entre défendeurs ou mise en cause, et dépose le dossier avec la preuve de sa signification.

(3) Dans le cas d'une instruction ordinaire, le dossier d'instruction est préparé conformément à la règle 48.03.

(4) Dans le cas d'une instruction sommaire prévue à la règle 76.12, le dossier d'instruction comprend, dans des pages numérotées consécutivement et disposées de la façon suivante :

- a) une table des matières décrivant chaque document, y compris les pièces, selon sa nature et sa date et, dans le cas d'une pièce, selon son numéro ou sa lettre;
- b) une copie des actes de procédure, y compris ceux qui se rapportent à une demande reconventionnelle, à une demande entre défendeurs ou à une mise en cause;
- c) une copie de la demande ou de l'ordonnance exigeant des précisions sur un acte de procédure, ainsi que les précisions remises en réponse;
- d) une copie des ordonnances relatives au procès;
- e) une copie des affidavits signifiés par toutes les parties aux fins de l'instruction sommaire;
- f) un certificat signé par le procureur de la partie qui dépose le dossier d'instruction précisant qu'il contient les documents visés aux alinéas a) à e).

INSTRUCTION SOMMAIRE**Procédure**

76.12 (1) Lors de l'instruction sommaire, les preuves et les plaidoiries sont présentées selon l'ordre suivant, sous réserve d'une directive donnée en vertu du paragraphe 76.10 (7) :

1. Le demandeur produit sa preuve par affidavit.
2. Une partie opposée peut contre-interroger le déposant d'un affidavit signifié par le demandeur.
3. Le demandeur peut réinterroger, pendant un maximum de 10 minutes, un déposant qui est contre-interrogé en vertu du présent paragraphe.

4. Une fois que les contre-interrogatoires et réinterrogatoires des déposants du demandeur sont terminés, le défendeur produit sa preuve par affidavit.
5. Une partie opposée peut contre-interroger le déposant d'un affidavit signifié par un défendeur.
6. Une partie doit effectuer tous ses contre-interrogatoires en 50 minutes.
7. Un défendeur peut réinterroger, pendant un maximum de 10 minutes, un déposant qui est contre-interrogé en vertu du présent paragraphe.
8. Une fois que les contre-interrogatoires et réinterrogatoires des déposants du défendeur sont terminés, le demandeur peut, avec l'autorisation du juge du procès, produire une contre-preuve.
9. Après la présentation des preuves, chaque partie peut présenter une plaidoirie orale pendant un maximum de 45 minutes.

(2) Le juge du procès peut prolonger un laps de temps prévu au paragraphe (1).

(3) Une partie qui a l'intention de contre-interroger le déposant d'un affidavit lors de l'instruction sommaire donne, au moins 10 jours avant la date fixée pour l'instruction, un préavis de son intention de ce faire à la partie qui a déposé l'affidavit, laquelle prend les dispositions nécessaires pour que le déposant soit présent à l'instruction.

Jugement à l'issue de l'instruction sommaire

(4) Le juge rend un jugement après l'instruction sommaire.

CONSÉQUENCES RELATIVES AUX DÉPENS**Participation**

76.13 (1) Quelle que soit l'issue de l'action, si la présente Règle s'applique par suite de la modification des actes de procédure prévue au paragraphe 76.02 (7) et sauf ordonnance contraire du tribunal, la partie dont les actes de procédure sont modifiés paie, sur une base d'indemnisation substantielle, les dépens engagés par la partie adverse jusqu'à la date de la modification, qui ne l'auraient pas été si la demande avait été initialement conforme au paragraphe 76.02 (1).

Dépens refusés au demandeur

(2) Les paragraphes (3) à (10) s'appliquent au demandeur qui obtient un jugement qui satisfait aux conditions suivantes :

1. Le jugement adjuge uniquement un ou plusieurs des éléments suivants :
 - i. Une somme d'argent.
 - ii. Des biens immeubles.
 - iii. Des biens meubles.
2. La valeur totale des montants suivants est de 50 000 \$ au plus, sans compter les intérêts et les dépens :
 - i. La somme d'argent adjugée, le cas échéant.
 - ii. La juste valeur marchande des biens meubles et immeubles adjugés, à la date d'introduction de l'action.

(3) Le demandeur ne peut recouvrer aucuns dépens, sauf si, selon le cas :

- a) l'action était régie par la présente Règle au début du procès;
- b) le tribunal est convaincu qu'il était raisonnable que le demandeur introduise et continue l'action dans le cadre de la procédure ordinaire.

(4) Le paragraphe (3) s'applique malgré le paragraphe 49.10 (1) (offre de transaction du demandeur).

(5) Le paragraphe (3) ne s'applique pas si la présente Règle n'était pas applicable en raison de la demande reconventionnelle, de la demande entre défendeurs ou de la mise en cause présentée par une autre partie.

Ordonnance enjoignant au demandeur de payer les dépens du défendeur

(6) Le juge du procès peut, à sa discrétion, ordonner au demandeur sur des biens meubles ou immeubles, si le défendeur s'est opposé au recours à la présente Règle pour le motif que la juste valeur marchande des biens était supérieure à 50 000 \$ à la date où l'action a été introduite et que le tribunal conclut que cette valeur n'était pas supérieure à cette somme à cette date, le défendeur paie, sur une base d'indemnisation substantielle, les dépens que le demandeur n'aurait pas engagés si la demande avait été initialement conforme au paragraphe 76.02 (1), sauf ordonnance contraire du tribunal.

Opposition du défendeur à la procédure simplifiée

(7) Dans le cas d'une action qui comprend une demande portant sur des biens meubles ou immeubles, si le défendeur s'est opposé au recours à la présente Règle pour le motif que la juste valeur marchande des biens était supérieure à 50 000 \$ à la date où l'action a été introduite et que le tribunal conclut que cette valeur n'était pas supérieure à cette somme à cette date, le défendeur paie, sur une base d'indemnisation substantielle, les dépens que le demandeur n'aurait pas engagés si la demande avait été initialement conforme au paragraphe 76.02 (1), sauf ordonnance contraire du tribunal.

Fardeau de la preuve

(8) Le fardeau de prouver que la juste valeur marchande des biens meubles ou immeubles à la date d'introduction de l'action était de 50 000 \$ au plus revient au demandeur.

Demandes reconventionnelles, demandes entre défendeurs et mises en cause

(9) Les paragraphes (1) à (8) s'appliquent, avec les adaptations nécessaires, aux demandes reconventionnelles, aux demandes entre défendeurs et aux mises en cause.

Disposition transitoire

(10) Dans le cas d'une action qui a été introduite avant le 1^{er} janvier 2002, les paragraphes (2), (7) et (8) s'appliquent comme si la mention de «50 000 \$» valait mention de «25 000 \$».

26. Les paragraphes 77.06 (3), (4), (4.1), (8), (9) et (10) du Règlement sont abrogés.

27. La règle 77.09 du Règlement est abrogée et remplacée par ce qui suit :

DÉFENSE À L'INSTANCE

Avis de défense

77.09 (1) Le défendeur qui signifie une défense remplit et remet un avis de défense (formule 77B).

Affectation à la gestion des causes

(2) Sur dépôt de la défense, un juge responsable de la gestion de la cause ou une équipe est affecté à l'instance afin de la gérer conformément aux règles 77.10 à 77.17.

28. Le paragraphe 77.13 (7) du Règlement est abrogé.

29. (1) Le paragraphe 77.14 (4) du Règlement est modifié par suppression de «Sauf dans les actions auxquelles s'applique la Règle 76,».

(2) Le paragraphe 77.14 (5) du Règlement est modifié par suppression de «Sauf dans les actions auxquelles s'applique la Règle 76,».

(3) Le paragraphe 77.14 (9) du Règlement est abrogé.

30. Le paragraphe 77.15 (4) du Règlement est abrogé.

31. La formule 14B du Règlement est modifiée par substitution de «(selon la formule d'indemnisation substantielle si l'hypothèque le prévoit, ou si elle prévoit le recouvrement des dépens selon la formule procureur-client)» à «(selon la formule procureur-client si l'hypothèque le prévoit)» au point 1 e) figurant sous la rubrique «DEMANDE».

32. Le Règlement est modifié par adjonction de la formule suivante :

Formule 57A

Loi sur les tribunaux judiciaires

MÉMOIRE DE DÉPENS

(titre)

MÉMOIRE DE DÉPENS

MONTANTS DEMANDÉS AU TITRE DES HONORAIRES ET DÉBOURS

(Pour chaque poste du tarif A, préciser les honoraires et les débours demandés. Indiquer le nom des avocats, des stagiaires en droit et des clercs d'avocat qui ont rendu des services relativement à chaque poste.

À l'appui de la demande au titre des honoraires, joindre des copies des feuilles de temps ou toute autre preuve.

À l'appui de la demande au titre des débours, joindre des copies des factures ou toute autre preuve.)

MENTION DU NOMBRE D'ANNÉES D'EXPÉRIENCE

Une demande au titre des honoraires est faite à l'égard des avocats suivants :

Nom de l'avocat

Nombre d'années d'expérience

DESTINATAIRE : *(nom et adresse de l'avocat ou de la partie)*

33. La formule 58C du Règlement est modifiée par substitution de «dépens» à «dépens partie-partie».

34. La formule 74.4.1 du Règlement est modifiée par substitution de «VALEUR DES BIENS VISÉS DANS LE TESTAMENT CI-JOINT» à «VALEUR DES BIENS DE LA SUCCESSION».

35. La formule 74.5.1 du Règlement est modifiée par substitution de «VALEUR DES BIENS VISÉS DANS LE TESTAMENT CI-JOINT» à «VALEUR DES BIENS DE LA SUCCESSION».

36. La formule 76A du Règlement est abrogée et remplacée par ce qui suit :

Formule 76A

Loi sur les tribunaux judiciaires

AVIS DE CONTINUATION OU NON DE L'ACTION DANS LE CADRE DE LA RÈGLE 76

(titre)

AVIS DE CONTINUATION OU NON DE L'ACTION DANS LE CADRE DE LA RÈGLE 76

Le demandeur indique que cette action et les instances afférentes sont :

(indiquer un seul choix :)

- ☐ continuées dans le cadre de la Règle 76
- ☐ continuées dans le cadre de la Règle 77 — voie accélérée
- ☐ continuées dans le cadre de la Règle 77 — voie ordinaire
- ☐ continuées comme procédure ordinaire.

(Nom, adresse et numéros de téléphone et de télécopieur de l'avocat ou du demandeur)

Formule 76B

Loi sur les tribunaux judiciaires

FORMULE DE MOTION RELATIVE À LA PROCÉDURE SIMPLIFIÉE

N° de dossier du greffe :

(titre)

FORMULE DE MOTION RELATIVE À LA PROCÉDURE SIMPLIFIÉE

COMPÉTENCE : ☐ juge
☐ protonotaire
☐ greffier

LA PRÉSENTE FORMULE EST DÉPOSÉE PAR : (Cocher les cases pertinentes pour indiquer si la partie qui dépose la présente formule est l'auteur de la motion ou la partie intimée visée par la motion ET, si celle-ci est le demandeur, le défendeur ou une autre partie dans l'action.)

- [] l'auteur de la motion
[] le demandeur

- [] la partie intimée
[] le défendeur

- [] une autre partie — préciser laquelle et en donner le nom :

MOTION PRÉSENTÉE :

- | | |
|---|--|
| <input type="checkbox"/> sur consentement de toutes les parties | <input type="checkbox"/> sur préavis adressé à toutes les parties et non contestée |
| <input type="checkbox"/> sans préavis | <input type="checkbox"/> sur préavis adressé à toutes les parties et dont on prévoit la contestation |

Un préavis de cette motion a été signifié le (date) :

par le moyen suivant :

MODE D'AUDITION DEMANDÉ :

- | | |
|-----|---|
| [] | en personne |
| [] | par écrit seulement, sans comparution |
| [] | par télécopieur |
| [] | par conférence téléphonique en application de la règle 1.08 |
| [] | par vidéoconférence en application de la règle 1.08 |

Date, heure et lieu de la conférence téléphonique, de l'appel téléphonique ou des comparutions :

(date)

(heure)

(lieu)

ORDONNANCE DEMANDÉE PAR LA PARTIE SUSMENTIONNÉE : *(Il est présumé que la partie intimée demande le rejet de la motion et les dépens.)*

- [] prorogation de délai — jusqu'au (*préciser la date*) :
- [] signification de la demande
- [] dépôt ou remise de la défense
- [] autre mesure de redressement — préciser :

DOCUMENTS SUR LESQUELS S'APPUIE LA PARTIE SUSMENTIONNÉE :

- [] la présente formule
[] des actes de procédure
[] des affidavits – préciser :
[] autres – préciser :

MOTIFS INVOQUÉS POUR APPUYER OU CONTESTER LA MOTION (NOTAMMENT LES RÈGLES ET LES DISPOSITIONS LÉGISLATIVES)

CERTIFICAT DE L'AVOCAT

Je certifie que les renseignements donnés ci-dessus sont exacts, au mieux de ma connaissance.

Signature de l'avocat (*La partie doit signer elle-même si elle n'a pas d'avocat.*)

.....
Date
.....

AVOCAT DE LA PARTIE SUSMENTIONNÉE (*Si la partie n'a pas d'avocat, donner le nom de la partie ainsi que son domicile élu et ses numéros de téléphone et de télécopieur.*)

Nom de l'avocat et de son cabinet :

Adresse :

Téléphone :

Télécopieur :

AVOCAT DE LA PARTIE SUSMENTIONNÉE (*Si la partie n'a pas d'avocat, donner le nom de la partie ainsi que son domicile élu et ses numéros de téléphone et de télécopieur.*)

Nom de l'avocat et de son cabinet :

Adresse :

Téléphone :

Télécopieur :

AUTRE AVOCAT (*Si l'autre partie n'a pas d'avocat, donner le nom de celle-ci ainsi que son domicile élu et ses numéros de téléphone et de télécopieur.*)

Nom de l'avocat et de son cabinet :

Adresse :

Téléphone :

Télécopieur :

AUTRE AVOCAT (*Si l'autre partie n'a pas d'avocat, donner le nom de celle-ci ainsi que son domicile élu et ses numéros de téléphone et de télécopieur.*)

Nom de l'avocat et de son cabinet :

Adresse :

Téléphone :

Télécopieur :

DÉCISION

- [] ordonnance de procéder comme il a été demandé
[] décision reportée au :
[] ordonnance refusée
[] ordonnance de procéder comme suit :

Mode d'audience : Durée de l'audience : min.

Lieu de l'audition : [] salle d'audience [] cabinet

[] La partie qui obtient gain de cause DOIT préparer une ordonnance officielle aux fins de signature.

[] Aucune copie de la décision ne sera envoyée aux parties.

[] Autres directives – préciser :
.....
.....

Date : Nom : Signature :
juge/protonotaire/greffier

Formule 76C*Loi sur les tribunaux judiciaires***AVIS DE MISE EN ÉTAT EN VUE DE LA CONFÉRENCE PRÉPARATOIRE AU PROCÈS***(titre)***AVIS DE MISE EN ÉTAT EN VUE DE LA CONFÉRENCE PRÉPARATOIRE AU PROCÈS**

L'action est en état en vue de la conférence préparatoire au procès en ce qui concerne (*désigner la partie*) et celui-ci (celle-ci) procède à l'inscription de l'action pour instruction. La conférence préparatoire au procès dans le cadre de l'action se tiendra comme prévu et l'instruction de l'action aura lieu à son tour de rôle, sauf ordonnance contraire du tribunal.

CERTIFICAT

JE CERTIFIE qu'une conférence en vue d'une transaction a eu lieu conformément à la règle 76.08.

Date

(signature)

(Nom, adresse et numéros de téléphone et de télécopieur de l'avocat ou de la partie qui donne l'avis.)

DESTINATAIRE : *(Nom et adresse de l'avocat ou de la partie qui reçoit l'avis.)*

Formule 76D*Loi sur les tribunaux judiciaires***AIDE-MÉMOIRE POUR LA GESTION DU PROCÈS***(titre)*

(Indiquer le nom de la partie qui dépose la présente formule.)

AIDE-MÉMOIRE POUR LA GESTION DU PROCÈS

Avocat — Demandeur(s) :

Avocat — Défendeur(s) :

Déposé par le demandeur

Déposé par le défendeur

Déposé par un tiers mis en cause

1. Questions en litige :

- a) responsabilité :
- b) dommages-intérêts :
- c) autres :

2. Noms des témoins du demandeur :

.....

3. Noms des témoins du défendeur :

.....

4. Aveux :

.....

Les parties sont-elles prêtes à avouer des faits aux fins de l'instruction ou de l'instruction sommaire?

oui ☐ non ☐

5. Mémoire de documents :

Un mémoire de documents sera-t-il préparé? oui ☐ non ☐

6. Demande d'aveux :

Une demande d'aveux sera-t-elle présentée? oui ☐ non ☐

Dans l'affirmative, les parties se sont-elles entendues sur un calendrier? oui ☐ non ☐

7. Rapports d'experts :

Prévoit-on que des rapports d'experts seront présentés? oui ☐ non ☐

8. Modifications apportées aux actes de procédure :

Est-il probable que des modifications soient demandées? oui ☐ non ☐

9. Mode d'instruction :

Les parties ont-elles convenu d'une instruction sommaire? oui ☐ non ☐

Les parties ont-elles convenu d'une instruction ordinaire? oui ☐ non ☐

Si les parties ne se sont pas entendues sur le mode d'instruction, quel est le mode demandé par la partie qui dépose le présent aide-mémoire?

10. Mémoire relatif aux règles de droit invoquées :

Les parties présenteront-elles des mémoires relatifs aux règles de droit qu'elles invoquent? oui ☐ non ☐

37. La formule 77A du Règlement est modifiée par suppression de «Avertissement : Conformément au paragraphe 77.06 (2), la présente formule doit être remise au demandeur.»

38. (1) La première partie du tarif A du Règlement est abrogée et remplacée par ce qui suit :

PREMIÈRE PARTIE — GRILLE DE DÉPENS

Dans les cas où des stagiaires en droit ou des clercs d'avocat ont rendu des services que le Barreau du Haut-Canada les autorise à rendre, les honoraires liés à ces services peuvent être liquidés et accordés selon la présente grille de dépens.

Dans les cas où l'avocat a une expertise particulière, sa catégorie de taux horaire peut être modifiée en conséquence.

1. Honoraires autres que les honoraires d'avocat		
Taux horaires applicables aux actes de procédure, à la médiation prévue par la Règle 24.1 ou la Règle 75.1, aux états financiers, à l'enquête préalable, à l'établissement des questions en litige dans un exposé de cause, à l'inscription pour instruction, à la conférence préparatoire à l'audition d'une motion, à l'interrogatoire, à la conférence préparatoire au procès, à la conférence en vue d'une transaction, aux avis ou offres, à la préparation d'une audience, à la présence à l'audience de fixation du rôle, aux ordonnances, à la délivrance ou au renouvellement d'un bref d'exécution ou d'un avis de saisie-arêt, à la saisie ou saisie-exécution en vertu d'un bref d'exécution, à l'avis de saisie-arêt, ou à toute autre procédure autorisée par les <i>Règles de procédure civile</i> qui ne figure pas ailleurs dans la grille de dépens.		
	Barème d'indemnisation partielle	Barème d'indemnisation substantielle
Clercs d'avocat	Jusqu'à concurrence de 80,00 \$ l'heure	Jusqu'à concurrence de 125,00 \$ l'heure
Stagiaires en droit	Jusqu'à concurrence de 60,00 \$ l'heure	Jusqu'à concurrence de 90,00 \$ l'heure
Avocat (moins de 10 ans)	Jusqu'à concurrence de 225,00 \$ l'heure	Jusqu'à concurrence de 300,00 \$ l'heure
Avocat (10 ans ou plus, mais moins de 20 ans)	Jusqu'à concurrence de 300,00 \$ l'heure	Jusqu'à concurrence de 400,00 \$ l'heure
Avocat (20 ans ou plus)	Jusqu'à concurrence de 350,00 \$ l'heure	Jusqu'à concurrence de 450,00 \$ l'heure

2. Honoraires d'avocat — Motion ou requête		
	Barème d'indemnisation partielle	Barème d'indemnisation substantielle
0,25 heure	Jusqu'à concurrence de 400,00 \$	Jusqu'à concurrence de 800,00 \$
1,00 heure	Jusqu'à concurrence de 1 000,00 \$	Jusqu'à concurrence de 1 500,00 \$
2,00 heures (demi-journée)	Jusqu'à concurrence de 1 400,00 \$	Jusqu'à concurrence de 2 400,00 \$
1 journée	Jusqu'à concurrence de 2 100,00 \$	Jusqu'à concurrence de 3 500,00 \$
3. Honoraires d'avocat — Procès ou renvoi		
	Barème d'indemnisation partielle	Barème d'indemnisation substantielle
Demi-journée	Jusqu'à concurrence de 1 500,00 \$	Jusqu'à concurrence de 2 500,00 \$
Journée	Jusqu'à concurrence de 2 300,00 \$	Jusqu'à concurrence de 4 000,00 \$
Semaine	Jusqu'à concurrence de 9 500,00 \$	Jusqu'à concurrence de 17 500,00 \$
4. Honoraires d'avocat — Appel		
	Barème d'indemnisation partielle	Barème d'indemnisation substantielle
1,00 heure	Jusqu'à concurrence de 1 000,00 \$	Jusqu'à concurrence de 1 500,00 \$
2,00 heures (demi-journée)	Jusqu'à concurrence de 1 250,00 \$	Jusqu'à concurrence de 2 000,00 \$
1 journée	Jusqu'à concurrence de 2 000,00 \$	Jusqu'à concurrence de 4 000,00 \$

(2) Le 3 juillet 2004, la première partie du tarif A du Règlement est modifiée par substitution de «la médiation prévue par la Règle 24.1» à «la médiation prévue par la Règle 24.1 ou la Règle 75.1».

39. Le présent règlement entre en vigueur le 1^{er} janvier 2002.

31/01

ONTARIO REGULATION 285/01
made under the
EMPLOYMENT STANDARDS ACT, 2000

Made: July 19, 2001
Filed: July 20, 2001

**EXEMPTIONS, SPECIAL RULES AND
ESTABLISHMENT OF MINIMUM WAGE**

Definitions

1. In this Regulation,

“construction employee” means,

- (a) an employee employed at the site in any of the activities described in the definition of “construction industry”, or
- (b) an employee who is engaged in off-site work, in whole or in part, but is commonly associated in work or collective bargaining with an employee described in clause (a);

“construction industry” means the businesses that are engaged in constructing, altering, decorating, repairing or demolishing buildings, structures, roads, sewers, water or gas mains, pipe lines, tunnels, bridges, canals or other works at the site;

“domestic worker” means a person who is employed by a household to perform services in the household or to provide care, supervision or personal assistance to children, senior or disabled members of the household, but does not include a sitter who provides care, supervision or personal assistance to children on an occasional, short-term basis;

"hotel, motel, tourist resort, restaurant and tavern" means an establishment that provides accommodation, lodging, meals or beverages for payment, and includes hotels, motels, motor hotels, tourist homes, tourist camps, tourist cabins and cottages, tourist inns, catering establishments and all other establishments of a similar nature;

"information technology professional" means an employee who is primarily engaged in the investigation, analysis, design, development, implementation, operation or management of information systems based on computer and related technologies through the objective application of specialized knowledge and professional judgment;

"residential care worker" means a person who is employed to supervise and care for children or developmentally handicapped persons in a family-type residential dwelling or cottage and who resides in the dwelling or cottage during work periods, but does not include a foster parent;

"road building" means the preparation, construction, reconstruction, repair, alteration, remodelling, renovation, demolition, finishing and maintenance of streets, highways or parking lots, including structures such as bridges, tunnels or retaining walls in connection with streets or highways, and all foundations, installation of equipment, appurtenances and work incidental thereto;

"seasonal employee" means an employee who works not more than 16 weeks in a calendar year for an employer;

"taxi cab" means a vehicle, with seating accommodation for not more than nine persons exclusive of the driver, used to carry persons for hire;

"wage rate" means, where an employee is paid for piecework, the rate paid per piece and if there is more than one piece rate, each of the piece rates, and the number of pieces paid at each rate.

EXEMPTIONS RE VARIOUS PARTS OF ACT

Exemptions from Parts VII to XI of Act

2. (1) Parts VII, VIII, IX, X and XI of the Act do not apply to a person employed,

- (a) as a duly qualified practitioner of,
 - (i) architecture,
 - (ii) law,
 - (iii) professional engineering,
 - (iv) public accounting,
 - (v) surveying, or
 - (vi) veterinary science;
- (b) as a duly registered practitioner of,
 - (i) chiropody,
 - (ii) chiropractic,
 - (iii) dentistry,
 - (iv) massage therapy,
 - (v) medicine,
 - (vi) optometry,
 - (vii) pharmacy,
 - (viii) physiotherapy, or
 - (ix) psychology;

- (c) as a duly registered practitioner under the *Drugless Practitioners Act*;
- (d) as a teacher as defined in the *Teaching Profession Act*;
- (e) as a student in training for an occupation mentioned in clause (a), (b), (c) or (d);
- (f) in commercial fishing;
- (g) as a registered salesperson of a broker registered under the *Real Estate and Business Brokers Act*; or
- (h) as a salesperson, other than a route salesperson, who is entitled to receive all or any part of his or her remuneration as commissions in respect of offers to purchase or sales that,
 - (i) relate to goods or services, and
 - (ii) are normally made away from the employer's place of business.

(2) Subject to sections 24, 25, 26 and 27 of this Regulation, Parts VII, VIII, IX, X and XI of the Act do not apply to a person employed on a farm whose employment is directly related to the primary production of eggs, milk, grain, seeds, fruit, vegetables, maple products, honey, tobacco, herbs, pigs, cattle, sheep, goats, poultry, deer, elk, ratites, bison, rabbits, game birds, wild boar and cultured fish.

SPECIAL RULE RE EMERGENCY LEAVE

Special rule re emergency leave

3. Section 50 of the Act does not apply to any of the following persons in circumstances in which the exercise of the entitlement would constitute an act of professional misconduct or a dereliction of professional duty:

- 1. A person described in clause 2 (1) (a), (c), (d) or (e).
- 2. A person employed as a registered practitioner of a health profession set out in Schedule 1 to the *Regulated Health Professions Act, 1991*, including a person described in clause 2 (1) (b).

EXEMPTIONS RE HOURS OF WORK AND EATING PERIODS

Exemptions from Part VII of Act

4. (1) Sections 17, 18 and 19 of the Act do not apply to,
- (a) a person employed as a firefighter as defined in section 1 of the *Fire Protection and Prevention Act, 1997*;
 - (b) a person whose work is supervisory or managerial in character and who may perform non-supervisory or non-managerial tasks on an irregular or exceptional basis;
 - (c) a person employed as a fishing or hunting guide;
 - (d) a construction employee;
 - (e) a person who is employed as the superintendent, janitor or caretaker of a residential building and resides in the building; or
 - (f) a person employed as an embalmer or funeral director.
- (2) Sections 17 and 19 of the Act do not apply to a person employed,
- (a) as a landscape gardener; or
 - (b) to install and maintain swimming pools.
- (3) Part VII of the Act does not apply to,
- (a) a person whose employment is directly related to,
 - (i) the growing of mushrooms,

- (ii) the growing of flowers for the retail and wholesale trade,
 - (iii) the growing, transporting and laying of sod,
 - (iv) the growing of trees and shrubs for the wholesale and retail trade,
 - (v) the breeding and boarding of horses on a farm, or
 - (vi) the keeping of furbearing mammals, as defined in the *Fish and Wildlife Conservation Act, 1997*, for propagation or the production of pelts for commercial purposes; or
- (b) an information technology professional.

ESTABLISHMENT OF MINIMUM WAGE

Minimum wage

5. (1) For each pay period, an employer shall pay not less than the following minimum wage:

1. To an employee who is a student under 18 years of age, if the weekly hours of the student are not in excess of 28 hours or if the student is employed during a school holiday, \$6.40 an hour.
2. To an employee who, as a regular part of his or her employment, serves liquor directly to customers, guests, members or patrons in premises for which a licence or permit has been issued under the *Liquor Licence Act*, \$5.95 an hour.
3. For the services of a hunting or fishing guide, \$34.25 for less than five consecutive hours in a day and \$68.50 for five or more hours in a day whether or not the hours are consecutive.
4. To an employee who is a homemaker, 110 per cent of the amount set out in paragraph 5.
5. To any other employee, \$6.85 an hour.

(2) If the calculation under paragraph 4 of subsection (1) results in an hourly minimum wage that is an amount ending in a fraction of a cent, the hourly minimum wage shall be rounded up to the nearest cent.

(3) If an employee falls within both paragraphs 1 and 4 of subsection (1), the employer shall pay the employee not less than the minimum wage set out in paragraph 4.

(4) If an employer provides room or board to an employee, the following are the amounts that shall be deemed to have been paid as wages for the purposes of determining whether the minimum wage set out in subsection (1) has been paid:

Room	\$31.70 a week if the room is private and \$15.85 a week if the room is not private.
Board	\$2.55 a meal and not more than \$53.55 a week.
Both room and board	\$85.25 a week if the room is private and \$69.40 a week if the room is not private.

(5) The amount provided in subsection (4) in respect of a room shall be deemed to have been paid as wages only if the room is,

- (a) reasonably furnished and reasonably fit for human habitation;
- (b) supplied with clean bed linen and towels; and
- (c) reasonably accessible to proper toilet and wash-basin facilities.

(6) Room or board shall not be deemed to have been paid by the employer to an employee as wages unless the employee has received the meals or occupied the room.

(7) For the purpose of determining whether an employee other than a student has been paid the minimum wage set out in subsection

(1), the employee shall be deemed to have worked for three hours if he or she,

- (a) regularly works more than three hours a day;
- (b) is required to present himself or herself for work; and
- (c) works less than three hours.

(8) Subsection (7) does not apply if the employer is unable to provide work for the employee because of fire, lightning, power failure, storms or similar causes beyond the employer's control that result in the stopping of work.

When work deemed to be performed

6. (1) Subject to subsection (2), work shall be deemed to be performed by an employee for the employer,

- (a) where work is,
 - (i) permitted or suffered to be done by the employer, or
 - (ii) in fact performed by an employee although a term of the contract of employment expressly forbids or limits hours of work or requires the employer to authorize hours of work in advance;
- (b) where the employee is not performing work and is required to remain at the place of employment,
 - (i) waiting or holding himself or herself ready for call to work, or
 - (ii) on a rest or break-time other than an eating period.

(2) Work shall not be deemed to be performed for an employer during the time the employee,

- (a) is entitled to,
 - (i) take time off work for an eating period,
 - (ii) take at least six hours or such longer period as is established by contract, custom or practice for sleeping and the employer furnishes sleeping facilities, or
 - (iii) take time off work in order to engage in the employee's own private affairs or pursuits as is established by contract, custom or practice;
- (b) is not at the place of employment and is waiting or holding himself or herself ready for call to work.

EXEMPTIONS RE MINIMUM WAGE

Exemptions from Part IX of Act

7. Part IX of the Act does not apply to,

- (a) a person who is employed as a student in a recreational program operated by a charitable organization registered under Part I of the *Income Tax Act* (Canada) and whose work or duties are directly connected with the recreational program;
- (b) a person employed as a student to instruct or supervise children;
- (c) a person employed as a student at a camp for children;
- (d) a person who is employed as the superintendent, janitor or caretaker of a residential building and resides in the building.

EXEMPTIONS RE OVERTIME PAY

Exemptions from Part VIII of Act

8. Part VIII of the Act does not apply to,

- (a) a person employed as a firefighter as defined in section 1 of the *Fire Protection and Prevention Act, 1997*;

- (b) a person whose work is supervisory or managerial in character and who may perform non-supervisory or non-managerial tasks on an irregular or exceptional basis;
- (c) a person employed as a fishing or hunting guide;
- (d) a person employed,
 - (i) as a landscape gardener, or
 - (ii) to install and maintain swimming pools;
- (e) a person whose employment is directly related to,
 - (i) the growing of mushrooms,
 - (ii) the growing of flowers for the retail and wholesale trade,
 - (iii) the growing, transporting and laying of sod,
 - (iv) the growing of trees and shrubs for the retail and wholesale trade,
 - (v) the breeding and boarding of horses on a farm, or
 - (vi) the keeping of furbearing mammals, as defined in the *Fish and Wildlife Conservation Act, 1997*, for propagation or the production of pelts for commercial purposes;
- (f) a person employed as a student to instruct or supervise children;
- (g) a person employed as a student at a camp for children;
- (h) a person who is employed as a student in a recreational program operated by a charitable organization registered under Part I of the *Income Tax Act* (Canada) and whose work or duties are directly connected with the recreational program;
- (i) a person who is employed as the superintendent, janitor or caretaker of a residential building and resides in the building;
- (j) a person employed as a taxi cab driver;
- (k) a person employed as an ambulance driver, ambulance driver's helper or first-aid attendant on an ambulance; or
- (l) an information technology professional.

EXEMPTIONS RE PUBLIC HOLIDAYS

Exemptions from Part X of Act

9. (1) Part X of the Act does not apply to,
- (a) a person employed as a firefighter as defined in section 1 of the *Fire Protection and Prevention Act, 1997*;
 - (b) a person employed as a fishing or hunting guide;
 - (c) a person employed,
 - (i) as a landscape gardener, or
 - (ii) to install and maintain swimming pools;
 - (d) a person whose employment is directly related to,
 - (i) mushroom growing,
 - (ii) the growing of flowers for the retail and wholesale trade,
 - (iii) the growing, transporting and laying of sod,
 - (iv) the growing of trees and shrubs for the retail and wholesale trade,
 - (v) the breeding and boarding of horses on a farm, or

- (vi) the keeping of furbearing mammals, as defined in the *Fish and Wildlife Conservation Act, 1997*, for propagation or the production of pelts for commercial purposes;
- (e) a person employed as a student to instruct or supervise children;
- (f) a person employed as a student at a camp for children;
- (g) a person who is employed as a student in a recreational program operated by a charitable organization registered under Part I of the *Income Tax Act* (Canada) and whose work or duties are directly connected with the recreational program;
- (h) a person who is employed as the superintendent, janitor or caretaker of a residential building and resides in the building;
- (i) a person employed as a taxi cab driver;
- (j) a person who is employed as a seasonal employee in a hotel, motel, tourist resort, restaurant or tavern and provided with room and board; or
- (k) a person who is employed under an arrangement whereby he or she may elect to work or not when requested to do so.

(2) Part X of the Act does not apply to a construction employee who works in the construction industry and receives 7.3 per cent or more of his or her hourly rate or wages for vacation pay or holiday pay.

EXEMPTION RE RETAIL BUSINESS ESTABLISHMENTS

Application of s. 73 of Act

10. (1) Despite section 73 of the Act, an employee in a retail business establishment shall not refuse to work on a Sunday if he or she agreed, at the time of being hired, to work on Sundays.

(2) Subsection (1) does not apply to an employee who declines to work on a Sunday for reasons of religious belief or religious observance.

(3) The employer shall not make an employee's agreement to work on Sundays a condition of being hired if the condition would be contrary to section 11 of the *Human Rights Code*.

SPECIAL RULES RE HOMEMAKERS

Homemakers

11. (1) In this section,

"homemaker" means a person who is employed,

- (a) to perform homemaking services for a householder or member of a household in the householder's private residence, and
- (b) by a person other than the householder.

(2) Despite section 6, the hours of work in respect of which a homemaker is to be paid at least the minimum wage shall be not more than 12 hours in a day.

(3) Parts VII (Hours of Work and Eating Periods) and VIII (Overtime Pay) and paragraph 4 of subsection 15 (1) (record of hours worked) of the Act do not apply to a homemaker who is paid in accordance with subsection (2).

SPECIAL RULES RE HOMEWORKERS

Homeworkers

12. (1) The employer of a homeworker shall advise the homeworker in writing of the type of work that he or she is being employed to perform and,

- (a) if the homeworker is to be paid according to the number of hours worked, of the amount to be paid for an hour of work in a regular work week;

- (b) if the homemaker is to be paid according to the number of articles or things manufactured, of the amount to be paid for each article or thing manufactured in a regular work week; or
- (c) if the homemaker is to be paid on some other basis, the basis on which he or she is to be paid.

(2) If the employer of a homemaker who is paid according to the number of articles or things manufactured requires the manufacture of a certain number of articles or things to be completed by a certain date or time, the employer shall advise the homemaker of those requirements in writing.

- (3) In this section,

“manufacture” includes preparation, improvement, repair, alteration, assembly or completion.

SPECIAL RULES AND EXEMPTIONS RE OVERTIME PAY

Road building

13. (1) Despite Part VIII of the Act, in the case of an employee engaged at the site of road building in relation to streets, highways or parking lots,

- (a) subject to clause (b), the employer shall pay overtime pay for each hour worked in excess of 55 hours in a work week, at an amount not less than one and one-half times the employee's regular rate; and
- (b) if the employee works less than 55 hours in a work week, the difference between 55 hours and the number of hours actually worked, up to an amount not exceeding 22 hours, may be added to the maximum set out in clause (a) for the purpose of determining the employee's overtime pay for the next work week.

(2) Despite Part VIII of the Act, in the case of an employee engaged at the site of road building in relation to structures such as bridges, tunnels or retaining walls in connection with streets or highways,

- (a) subject to clause (b), the employer shall pay overtime pay for each hour worked in excess of 50 hours in a work week, at an amount not less than one and one-half times the employee's regular rate; and
- (b) if the employee works less than 50 hours in a work week, the difference between 50 hours and the number of hours actually worked, up to an amount not exceeding 22 hours, may be added to the maximum set out in clause (a) for the purpose of determining the employee's overtime pay for the next work week.

Hotels, motels, tourist resorts, restaurants and taverns

14. Despite Part VIII of the Act, the employer shall pay an employee who works for the owner or operator of a hotel, motel, tourist resort, restaurant or tavern for 24 weeks or less in a calendar year and who is provided with room and board overtime pay for each hour worked in excess of 50 hours in a work week, at an amount not less than one and one-half times the employee's regular rate.

Fresh fruit and vegetable processing

15. Despite Part VIII of the Act, the employer shall pay a seasonal employee whose employment is directly related to the canning, processing and packing of fresh fruits or vegetables or their distribution by the canner, processor or packer overtime pay for each hour worked in excess of 50 hours in a work week, at an amount not less than one and one-half times the employee's regular rate.

Sewer and watermain construction

16. Despite Part VIII of the Act, the employer shall pay an employee who is employed in laying, altering, repairing or maintaining sewers and watermain and in work incidental thereto, or in guarding the site during the laying, altering, repairing or

maintaining of sewers and watermain, overtime pay for each hour worked in excess of 50 hours in a work week, at an amount not less than one and one-half times the employee's regular rate.

Local cartage

17. (1) Despite Part VIII of the Act, the employer shall pay an employee who is a driver of a vehicle or a driver's helper overtime pay for each hour worked in excess of 50 hours in a work week, at an amount not less than one and one-half times the employee's regular rate.

- (2) Subsection (1) applies to employees who are,

- (a) drivers of vehicles used in the business of carrying goods for hire within a municipality or to any point not more than five kilometres beyond the municipality's limits; or
- (b) drivers' helpers on such vehicles.

Highway transport

18. (1) Despite Part VIII of the Act, the employer shall pay an employee who is a driver of a public truck overtime pay for each hour worked in excess of 60 hours in a work week, at an amount not less than one and one-half times the employee's regular rate.

(2) Subsection (1) applies to employees who are drivers of public trucks that are operated by holders of operating licences issued under the *Truck Transportation Act*.

(3) Subsection (1) does not apply to employees to whom section 17 applies.

(4) For the purposes of this section, in computing the number of hours worked by an employee in a week, only those hours during which he or she is directly responsible for the public truck shall be included.

SPECIAL RULES RE DOMESTIC WORKERS

Domestic workers

19. (1) A householder shall provide the domestic worker with written particulars of employment respecting,

- (a) the regular hours of work, including the starting and finishing times; and
- (b) the hourly rate of pay.

(2) If the householder provides room or board to the domestic employee, the following are the amounts that shall be deemed to have been paid as wages for the purposes of determining whether the minimum wage set out in subsection (1) has been paid:

Private room	\$31.70 a week.
Non-private room	\$0.00
Board	\$2.55 a meal and not more than \$53.55 a week.
Both room and board	\$85.25 a week if the room is private and \$53.55 a week if the room is not private.

(3) The amount provided in subsection (2) in respect of a room shall be deemed to have been paid as wages only if the room is,

- (a) reasonably furnished and reasonably fit for human habitation;
- (b) supplied with clean bed linen and towels; and
- (c) reasonably accessible to proper toilet and wash-basin facilities.

(4) Room or board shall not be deemed to have been paid by the householder to the domestic employee as wages unless the employee has received the meals or occupied the room.

SPECIAL RULES RE RESIDENTIAL CARE WORKERS

Residential care workers

20. (1) In this section,

“day” means the 24-hour period between 12:00 midnight on a day and 12:00 midnight on the next day.

(2) Despite section 6 and subject to subsection (3), the employer shall pay to a residential care worker for each day of work wages in a minimum amount, not less than an amount calculated by multiplying 12 hours by the worker's regular rate, which shall not be less than the minimum wage.

(3) If a residential care worker, by arrangement with the employer, is free from the performance of normal and regular duties in a day and as a result works less than 12 hours, the worker shall be paid wages not less than an amount calculated by multiplying the number of hours actually worked by the worker's regular rate as mentioned in subsection (2).

(4) In addition to the wage payable under subsection (2), the employer shall pay to a residential care worker not less than the worker's regular rate for not more than three additional hours worked in excess of 12 hours of work in a day, if the worker,

- (a) makes and keeps an accurate daily record of the number of hours worked in the day; and
- (b) provides the record to the employer on or before the first pay day after the pay day for the pay period in which the work is performed.

Free time

21. (1) Despite section 18 of the Act, every employer shall give to a residential care worker not less than 36 hours in each work week, either consecutive or as may be arranged with the consent of the worker, free from the performance of any duties for the employer.

(2) If the residential care worker consents, at the employer's request, to do work during a free hour mentioned in subsection (1),

- (a) that hour shall be added to one of the next eight 36-hour periods of free time; or
- (b) the employer shall pay the residential care worker at least one and one-half times the worker's regular rate for the time spent doing work during a free hour.

When work deemed not to be performed

22. Despite section 6, work shall be deemed not to be performed during any time that satisfies the following conditions:

- 1. The residential care worker spends the time at the dwelling or cottage,
 - i. attending to private affairs or pursuits, or
 - ii. resting, sleeping or eating.
- 2. The time is, by agreement with the employer, free from the performance of any duties.

Exemptions

23. Parts VII (Hours of Work and Eating Periods) and VIII (Over-time Pay) and paragraph 4 of subsection 15 (1) (record of hours worked) of the Act do not apply to or in respect of a residential care worker.

SPECIAL RULES RE FRUIT, VEGETABLE AND TOBACCO HARVESTERS

Application

24. Sections 25, 26 and 27 apply to an employee who is employed on a farm to harvest fruit, vegetables or tobacco for marketing or storage.

Minimum wage

25. (1) For each pay period, the employer shall pay a minimum wage of not less than the amounts set out in subsection 5 (1).

(2) The employer shall be deemed to comply with subsection (1) if employees are paid a piece work rate that is customarily and generally recognized in the area as having been set so that an employee exercising reasonable effort would, if paid such a rate, earn at least the amounts set out in subsection 5 (1).

(3) Subsection (2) does not apply in respect of an employee described in paragraph 1 of subsection 5 (1).

(4) For the purposes of this section,

“piece work rate” means a rate of pay calculated on the basis of a unit of work performed.

(5) If an employer provides room or board to an employee, the following are the amounts which shall be deemed to have been paid by the employer to the employee as wages for the purposes of determining whether the minimum wage set out in subsection 5 (1) has been paid:

Serviced housing accommodation	\$99.35 a week.
Housing accommodation	\$73.30 a week.
Room	\$31.70 a week if the room is private and \$15.85 a week if the room is not private.
Board	\$2.55 a meal and not more than \$53.55 a week.
Both room and board	\$85.25 a week if the room is private and \$69.40 a week if the room is not private.

(6) The amount provided in subsection (5) in respect of housing accommodation shall be deemed to have been paid as wages only if the accommodation,

- (a) is reasonably fit for human habitation;
- (b) includes a kitchen with cooking facilities;
- (c) includes at least two bedrooms or a bedroom and a living room; and
- (d) has its own private toilet and washing facilities.

(7) The amount provided in subsection (5) in respect of serviced housing accommodation shall be deemed to have been paid as wages only if,

- (a) the accommodation complies with clauses (6) (a) to (d); and
- (b) light, heat, fuel, water, gas or electricity are provided at the employer's expense.

(8) The amount provided in subsection (5) in respect of a room shall be deemed to have been paid as wages only if the room is,

- (a) reasonably furnished and reasonably fit for human habitation;
- (b) supplied with clean bed linen and towels; and
- (c) reasonably accessible to proper toilet and wash-basin facilities.

(9) Room or board shall not be deemed to have been paid by the employer to an employee as wages unless the employee has received the meals or occupied the room.

Vacation or vacation pay

26. (1) If an employee has been employed by the employer for 13 weeks or more, the employer shall, in accordance with Part XI of the Act,

- (a) give the employee a vacation with pay; or
- (b) pay the employee vacation pay.

(2) An employee entitled to vacation pay under subsection (1) earns vacation pay from the commencement of his or her employment.

- (3) Section 41 of the Act does not apply to the employee.

Public holidays

27. (1) Part X of the Act applies to an employee who has been employed by an employer for a period of 13 weeks or more.

(2) For the purposes of this section, an employee shall be deemed to be employed in a continuous operation.

(3) Subsection (1) does not apply to a person who is employed under an arrangement whereby he or she may elect to work or not when requested to do so.

SPECIAL RULES RE COMMISSION AUTOMOBILE SALES SECTOR**Commission automobile sales sector**

28. (1) This section applies with respect to employees who sell automobiles partially or exclusively on a commission basis.

(2) For each pay period, the employer shall pay to each employee an amount that is at least equal to the amount the employee would have earned at the minimum wage set out in subsection 5 (1).

- (3) A pay period shall not exceed one month.

(4) Payments made to an employee shall be reconciled with wages earned by the employee for each reconciliation period.

(5) No balance shall be carried forward past any reconciliation period.

(6) The reconciliation of payments made to an employee and wages earned by an employee shall not result in any employee receiving less than the prescribed minimum wage for any pay period.

- (7) For each year, the reconciliation periods shall be:

- 1. January 1 - March 31.
- 2. April 1 - June 30.
- 3. July 1 - September 30.
- 4. October 1 - December 31.

(8) If an employee's employment terminates before the end of a reconciliation period, payments made to the employee shall be reconciled with wages earned by him or her, and subsection (6) applies.

SPECIAL RULE RE EMPLOYEES WHO MAY ELECT TO WORK OR NOT**Employees who may elect to work or not**

29. (1) This section applies to a person who is employed under an arrangement whereby he or she may elect to work or not when requested to do so.

(2) If the employee works on a public holiday, the employer shall pay the employee at least one and one-half times his or her regular rate.

DIRECTOR'S APPROVALS**Averaging hours of work**

30. An employer and an employee may agree to average hours of work over a period of more than four weeks for the purpose of determining the employee's entitlement to overtime pay under section 22 of the Act if the Director approves the agreement.

Exceeding limit on hours of work

31. (1) An employer may permit an employee to work up to a specified number of hours in excess of the limit on hours of work set out in clause 17 (2) (b) of the Act if,

- (a) the employee agrees to work those hours; and
- (b) the Director approves the agreement.

(2) The Director's approval under clause (1) (b) may be granted with respect to an employer or with respect to a class of employers.

Certain approved agreements irrevocable

32. (1) Despite subsection 17 (3) of the Act, an agreement under subsection 17 (2) of the Act to work hours in excess of those referred to in clause 17 (1) (a) of the Act that was made at the time of the employee's hiring and that has been approved by the Director is irrevocable unless both the employer and the employee agree to its revocation.

- (2) The Director may impose conditions in granting an approval.

Commencement

33. **This Regulation comes into force on the day Parts VII to XI of the *Employment Standards Act, 2000* come into force.**

31/01

ONTARIO REGULATION 286/01

made under the

EMPLOYMENT STANDARDS ACT, 2000

Made: July 19, 2001

Filed: July 20, 2001

BENEFIT PLANS**Definitions**

- 1. For the purposes of Part XIII of the Act and this Regulation,

"actuarial basis" means the assumptions and methods generally accepted and used by fellows of the Canadian Institute of Actuaries to establish, in relation to the contingencies of human life such as death, accident, sickness and disease, the costs of pension benefits, life insurance, disability insurance, health insurance and other similar benefits, including their actuarial equivalents;

"age" means any age of 18 years or more and less than 65 years;

"benefits" includes,

- (a) an aggregate, annual, monthly or other periodic amount or the accrual of such an amount to which an employee, or the employee's beneficiaries, survivors or dependants is, are or will become entitled under a benefit plan provided on superannuation, retirement, disability, accident or sickness,
- (b) any medical, hospital, nursing, drug or dental expenses or other similar amounts or expenses paid under a benefit plan, and
- (c) any amounts under a benefit plan to which an employee is entitled on termination of employment or to which any person is entitled upon the death of an employee;

“dependant” means a dependant as defined in the relevant benefit plan, and “dependent child”, “dependent spouse” and “dependent same-sex partner” have corresponding meanings;

“disability benefit plan” means a benefit plan that provides benefits to an employee for loss of income because of sickness, accident or disability;

“former Act” means the *Employment Standards Act*, R.S.O. 1990;

“health benefit plan” means a benefit plan that provides benefits to an employee, a spouse, a same-sex partner or a dependant of an employee or deceased employee for medical, hospital, nursing, drug or dental expenses or other similar expenses;

“life insurance plan” means a benefit plan that, on the employee’s death, provides a lump sum or periodic payments to the employee’s beneficiary, survivor or dependant, and includes accidental death and dismemberment insurance;

“long-term disability benefit plan” means a disability benefit plan under which the payments or benefits to an employee are payable for a period of not less than 52 weeks or until recovery, retirement or death, whichever period is shorter;

“marital status” includes,

- (a) the condition of being an unmarried person who is supporting, in whole or in part, a dependent child or children, and
- (b) the common law status of husband and wife as defined in the relevant benefit plan;

“normal pensionable date” means the date specified in a pension plan at which an employee can retire from his or her employment and receive the regular pension benefit provided by the pension plan, whether the date is the day on which the employee attains a given age or the day on which he or she has completed a given period of employment;

“pension plan” means a benefit plan that provides benefits to a participating employee or to his or her spouse, same-sex partner or dependant, on the employee’s retirement or termination of employment, out of contributions made by the employer or the employee or both and the investment income, gains, losses and expenses on or from those contributions, and includes,

- (a) a unit-benefit pension plan, under which the benefits are determined with reference to a percentage of salary or wages and length of employment or a specified period of employment,
- (b) a defined benefit pension plan, under which the benefits are determined as a fixed amount and with reference to length of employment or a specified period of employment,
- (c) a money purchase pension plan, under which the benefits are determined with reference to the accumulated amount of the contributions paid by or for the credit of an employee, and the investment income, gains, losses and expenses on or from those contributions,
- (d) a profit sharing pension plan, under which payments or contributions by an employer are determined by reference to profits or out of profits from the employer’s business, and the benefits are determined with reference to the accumulated amount of contributions paid by or for the credit of an employee and the investment income, gains, losses and expenses on or from those contributions, and
- (e) a composite pension plan, which is any combination of the pension plans described in clauses (a) to (d);

“same-sex partner” means a same-sex partner as defined in the relevant benefit plan;

“same-sex partnership status” means the status of living with a person of the same sex as defined in the relevant benefit plan;

“sex” includes,

- (a) a distinction between employees that excludes an employee from a benefit under a benefit plan or gives an employee a preference to a benefit under a benefit plan because the employee is or is not a head of household, principal or primary wage earner or other similar condition, and
- (b) a distinction between employees in a benefit plan because of the pregnancy of a female employee;

“short-term disability benefit plan” means a disability benefit plan other than a long-term disability benefit plan;

“spouse” means a spouse as defined in the relevant benefit plan;

“voluntary additional contribution” means an additional contribution by an employee under a pension plan, except a contribution whose payment, under the terms of the plan, obliges the employer to make a concurrent additional contribution.

Pension plans, permitted differentiation re employee’s sex

2. (1) The prohibition in subsection 44 (1) of the Act does not apply in respect of a differentiation in the rates of contribution by an employer to a pension plan if the differentiation is made on an actuarial basis because of an employee’s sex and in order to provide equal benefits under the plan.

(2) The prohibition in subsection 44 (1) of the Act does not apply in respect of a differentiation made under a pension plan if,

- (a) the *Pension Benefits Act* applies to the pension plan; and
- (b) the differentiation is made,
 - (i) because of an employee’s sex, and
 - (ii) in respect of employment before January 1, 1987, other than employment that is described in clause 52 (3) (b) or (c) of the *Pension Benefits Act*.

(3) The prohibition in subsection 44 (1) of the Act does not apply in respect of a differentiation made under a pension plan if,

- (a) the *Pension Benefits Act* does not apply to the pension plan; and
- (b) the differentiation is made,
 - (i) because of an employee’s sex, and
 - (ii) in respect of employment before July 12, 1988.

(4) In subsections (2) and (3),

“differentiation” means a type of differentiation to which the prohibition in the predecessor of subsection 33 (2) of the former Act did not apply on December 31, 1987.

Pension plans, permitted differentiation re marital status or same-sex partnership status

3. (1) The prohibition in subsection 44 (1) of the Act does not apply to,

- (a) an increase in benefits payable to an employee under a pension plan that provides for the increased benefits because the employee has a dependent spouse or a dependent same-sex partner;
- (b) a differentiation under a pension plan because of marital status or same-sex partnership status, if the differentiation is made for the purpose of providing benefits that are payable periodically during the joint lives of an employee who is entitled to the pension and the employee’s spouse or same-sex partner, and there-

after during the life of the survivor of them, as provided in the pension plan; and

- (c) a differentiation in the rates of contribution of an employer to a defined benefit or a unit-benefit pension plan that provides an increase in benefits to an employee because of marital status or same-sex partnership status, if the rates of contribution of the employer differentiate between employees because of marital status or same-sex partnership status.

(2) For the purposes of clause (1) (b), benefits are deemed to be payable periodically despite the fact that they are commuted, if the amount of the annual benefit payable to the employee at the normal pensionable date is not more than 2 per cent of the Year's Maximum Pensionable Earnings, as defined in the *Canada Pension Plan* in the year that the employee terminated the employment.

(3) Clause (1) (b) does not apply if the *Pension Benefits Act* applies to the pension plan and the plan contravenes the provisions of that Act respecting joint and survivor pensions.

Pension plans, permitted differentiation re employee's age

4. (1) The prohibition in subsection 44 (1) of the Act does not apply in respect of a differentiation that is made on an actuarial basis because of an employee's age and that relates to,

- (a) the rates of voluntary additional contributions to a pension plan;
- (b) the rates of contributions that an employee is required to make to a money purchase or profit sharing pension plan;
- (c) the rates of contributions by an employer to a unit-benefit or defined benefit pension plan, unless the *Pension Benefits Act* applies to the plan and the plan contravenes the provisions of that Act respecting age differentiation;
- (d) the rates of contributions by an employer to a money purchase or profit sharing pension plan,
 - (i) when the employer transfers the assets from a unit-benefit or defined benefit pension plan to the money purchase or profit sharing pension plan, and
 - (ii) if the differentiation is made in order to protect employees' pension benefits from being adversely affected by the transfer; or
- (e) benefits payable to employees, if the *Pension Benefits Act*,
 - (i) permits the differentiation, or
 - (ii) does not apply to the pension plan.

(2) Despite subsection (1), the requirement that a differentiation be determined on an actuarial basis does not apply to a differentiation described in clause (1) (a), (b) or (e) that is made in respect of the employment of a person before July 12, 1988.

(3) The prohibition in subsection 44 (1) of the Act does not apply with respect to a provision in a pension plan that makes a differentiation because of age in establishing a normal pensionable date for voluntary retirees or an early voluntary retirement date or age, unless,

- (a) the *Pension Benefits Act* applies to the plan; and
- (b) the plan contravenes the provisions of that Act respecting normal retirement dates and early retirement pensions.

Life insurance plans, permitted differentiation re employee's sex

5. The prohibition in subsection 44 (1) of the Act does not apply to,

- (a) a differentiation in the contributions of an employee to a voluntary employee-pay-all life insurance plan that is made on an actuarial basis because of sex; and

- (b) a differentiation in the contributions of an employer to a life insurance plan that is made on an actuarial basis because of an employee's sex and in order to provide equal benefits under the plan.

Life insurance plans, permitted differentiation re marital or same-sex partnership status

6. (1) The prohibition in subsection 44 (1) of the Act does not apply to,

- (a) benefits under a life insurance plan that are payable periodically to the surviving spouse or same-sex partner of a deceased employee for the life of the surviving spouse or same-sex partner or until,
 - (i) the surviving spouse becomes a spouse or same-sex partner of another person, or
 - (ii) the surviving same-sex partner becomes a same-sex partner or spouse of another person;
- (b) a benefit under a life insurance plan that is payable to an employee on the death of his or her spouse or same-sex partner; and
- (c) a differentiation in the contributions of an employee or an employer to a life insurance plan, if,
 - (i) the differentiation is made because of marital status or same-sex partnership status, and
 - (ii) the life insurance plan provides benefits that are payable periodically to an employee's surviving spouse or same-sex partner.

(2) Clause (1) (a) also applies to benefits of less than \$25 a month that have been commuted to a lump sum payment.

Life insurance plans, permitted differentiation re age

7. The prohibition in subsection 44 (1) of the Act does not apply to,

- (a) a differentiation, made on an actuarial basis because of an employee's age, in benefits or contributions under a voluntary employee-pay-all life insurance plan; and
- (b) a differentiation, made on an actuarial basis because of an employee's age and in order to provide equal benefits under the plan, in an employer's contributions to a life insurance plan.

Disability benefit plans, permitted differentiation re age, sex or leave of absence

8. The prohibition in subsection 44 (1) of the Act does not apply to,

- (a) a differentiation, made on an actuarial basis because of an employee's age or sex, in the rate of contributions of an employee to a voluntary employee-pay-all short or long-term disability benefit plan; and
- (b) a differentiation, made on an actuarial basis because of an employee's age or sex and in order to provide equal benefits under the plan, in the rate of contributions of an employer to a short or long-term disability benefit plan.

Health benefit plans, permitted differentiation re sex, marital status or same-sex partnership status

9. The prohibition in subsection 44 (1) of the Act does not apply to,

- (a) a differentiation, made on an actuarial basis because of sex, in the rate of contributions of an employee to a voluntary employee-pay-all health benefit plan;

- (b) a differentiation, made on an actuarial basis because of an employee's sex and in order to provide equal benefits under the plan, in the rate of contributions of an employer to a health benefit plan;
- (c) a differentiation in an employee's benefits or contributions under a health benefit plan because of marital status or same-sex partnership status, if the differentiation is made in order to provide benefits for the employee's spouse, same-sex partner or dependent child; and
- (d) a differentiation in the rate of contributions of an employer to a health benefit plan, where there are specified premium rates and where that differentiation for employees having marital status or same-sex partnership status and for employees without marital status or same-sex partnership status is on the same proportional basis.

Participation in benefit plan during leave of absence

10. (1) A benefit plan to which Part XIII of the Act applies shall not disentitle an employee who is on a leave of absence described in subsection (2) from continuing to participate in the benefit plan during the leave of absence, if the benefit plan entitles an employee who is on a leave of absence other than one described in subsection (2) to continue to participate.

(2) This subsection applies to,

- (a) a leave of absence under Part XIV of the Act; and
- (b) any longer leave of absence that the employee has applied for under a provision in the contract of employment that prevails under subsection 5 (2) of the Act.

Former exclusion from certain benefit plans

11. If an employee was excluded from participating in a benefit plan or in a benefit under a benefit plan before November 1, 1975 and ceased to be so excluded on that date, the employee is entitled to participate as of that date.

Compliance not to be achieved by reductions

12. No employer shall reduce the employer's contributions to or the benefits under a health benefit plan in causing the plan to comply with Part XIII of the Act and this Regulation, or with Part X of the former Act or a predecessor of that Part and the related regulations.

Change to normal pensionable date under certain plans

13. Despite the application of Part X of the former Act or a predecessor of that Part to a pension plan that was in existence on November 1, 1975, if the normal pensionable date of a class of employees was increased in order to have the plan comply with that Part, an employee who is a member of that class is entitled to pension benefits on the normal pensionable date as provided by the pension plan before it was increased.

Revocation

14. Regulation 321 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 70/00 are revoked.

Commencement

15. This Regulation comes into force on the day Part XIII of the *Employment Standards Act, 2000* comes into force.

ONTARIO REGULATION 287/01 made under the **EMPLOYMENT STANDARDS ACT, 2000**

Made: July 19, 2001

Filed: July 20, 2001

BUILDING SERVICES PROVIDERS

Prescribed services for a building

1. The following are prescribed as services for a building for the purposes of the definition of "building services" in subsection 1 (1) of the Act:

1. Services that are intended to relate only to the building and its occupants and visitors with respect to,
 - i. a parking garage or parking lot, and
 - ii. a concession stand.
2. Property management services that are intended to relate only to the building.

Prescribed employees

2. (1) The following are prescribed for the purposes of clause 75 (4) (b) of the Act as employees with respect to whom a new provider is not required to comply with Part XV (Termination and Severance of Employment) of the Act:

1. An employee whose work, before the changeover date, included providing building services at the premises, but who did not perform his or her job duties primarily at those premises during the 13 weeks before the changeover date.
2. An employee whose work included providing building services at the premises, but who,
 - i. was not actively at work immediately before the changeover date, and
 - ii. did not perform his or her job duties primarily at the premises during the most recent 13 weeks of active employment.
3. An employee who did not perform his or her job duties at the premises for at least 13 weeks during the 26-week period before the changeover date.
4. An employee who refuses an offer of employment with the new provider that is reasonable in the circumstances.

(2) For the purposes of paragraph 4 of subsection (1), if the new provider requested information under subsection 77 (1) of the Act, the terms and conditions of the employee's employment with the replaced provider on the date of the request are one of the circumstances that shall be taken into account in determining whether the offer is reasonable.

(3) The 26-week period referred to in paragraph 3 of subsection (1) shall be calculated without including any period during which the provision of building services at the premises was temporarily discontinued.

(4) With respect to an employee's services at the premises, the 26-week period referred to in paragraph 3 of subsection (1) shall be calculated without including any period during which the employee was on a leave of absence under Part XIV of the Act.

(5) In this section,

"changeover date" means the day the new provider begins to provide services at the premises.

Information about employees

3. (1) The following is the information about each employee that the owner or manager of premises shall give for the purposes of subsection 77 (1) of the Act:

1. The employee's job classification or job description.
2. The wage rate actually paid to the employee.
3. A description of any benefits provided to the employee, including the cost of each benefit and the benefit period to which the cost relates.
4. The number of hours that the employee works in a regular work day and in a regular work week.
5. The date on which the provider hired the employee.
6. Any period of employment attributed to the provider under section 10 of the Act.
7. The number of weeks that the employee worked at the premises during the 26 weeks before the request date.
8. A statement indicating whether either of the following subparagraphs applies to the employee:
 - i. The employee's work, before the request date, included providing building services at the premises, but the employee did not perform his or her job duties primarily at those premises during the 13 weeks before the request date.
 - ii. The employee's work included providing building services at the premises, but the employee was not actively at work immediately before the request date, and did not perform his or her job duties primarily at the premises during the most recent 13 weeks of active employment.

(2) The following is the information about each employee that the owner or manager of the premises shall give for the purposes of subsection 77 (2) of the Act:

1. The information listed in paragraphs 1 to 8 of subsection (1).
2. The employee's name, residential address and telephone number.

(3) If the employee's hours of work vary from week to week, paragraph 4 of subsection (1) does not apply and the owner or manager shall, instead, provide the number of the employee's non-overtime hours for each week that the employee worked during the 13 weeks before the request date.

(4) The 26-week period referred to in paragraph 7 of subsection (1) shall be calculated without including any period during which the provision of building services at the premises was temporarily discontinued.

(5) The 26-week period referred to in paragraph 7 of subsection (1) shall be calculated without including any period during which the employee was on a leave of absence under Part XIV of the Act.

(6) In this section,

"request date" means the date on which information is requested under subsection 77 (1) or (2) of the Act, as the case may be.

Revocation

4. Ontario Regulation 138/96 is revoked.

Commencement

5. This Regulation comes into force on the day Parts IV and XIX of the *Employment Standards Act, 2000* come into force.

31/01

ONTARIO REGULATION 288/01
made under the
EMPLOYMENT STANDARDS ACT, 2000

Made: July 19, 2001

Filed: July 20, 2001

**TERMINATION AND SEVERANCE
OF EMPLOYMENT**

Definitions

1. In this Regulation,

"construction employee" has the same meaning as in Ontario Regulation 285/01 (Exemptions, Special Rules and Establishment of Minimum Wage);

"disability benefit plan" has the same meaning as in Ontario Regulation 286/01 (Benefit Plans).

TERMINATION OF EMPLOYMENT

Employees not entitled to notice of termination or termination pay

2. (1) The following employees are prescribed for the purposes of section 55 of the Act as employees who are not entitled to notice of termination or termination pay under Part XV of the Act:

1. Subject to subsection (2), an employee who is hired on the basis that his or her employment is to terminate on the expiry of a definite term or the completion of a specific task.
2. An employee on a temporary lay-off.
3. An employee who has been guilty of wilful misconduct, disobedience or wilful neglect of duty that is not trivial and has not been condoned by the employer.
4. Subject to the *Human Rights Code*, an employee whose contract of employment has become impossible to perform or has been frustrated by a fortuitous or unforeseeable event or circumstance.
5. An employee whose employment is terminated after refusing an offer of reasonable alternative employment with the employer.
6. An employee whose employment is terminated after refusing alternative employment made available through a seniority system.
7. An employee who is on a temporary lay-off and does not return to work within a reasonable time after having been requested by his or her employer to do so.
8. An employee whose employment is terminated during or as a result of a strike or lock-out at the place of employment.
9. A construction employee.
10. An employee who is employed under an arrangement whereby he or she may elect to work or not to work when requested so to do.
11. An employee who, having reached the age of retirement according to the employer's established practice, has his or her employment terminated in accordance with that practice.
12. An employee,
 - i. whose employer is engaged in the building, alteration or repair of a ship or vessel with a gross tonnage of over ten tons designed for or used in commercial navigation,

- ii. to whom a legitimate supplementary unemployment benefit plan agreed on by the employee or his or her agent applies, and
 - iii. who agrees or whose agent agrees to the application of this exemption.
- (2) Paragraph 1 of subsection (1) does not apply if,
- (a) the employment terminates before the expiry of the term or the completion of the task;
 - (b) the term expires or the task is not yet completed more than 12 months after the employment commences; or
 - (c) the employment continues for three months or more after the expiry of the term or the completion of the task.

Notice, 50 or more employees

3. (1) The following periods are prescribed for the purposes of subsection 58 (1) of the Act:

- 1. Notice shall be given at least eight weeks before termination if the number of employees whose employment is terminated is 50 or more but fewer than 200.
- 2. Notice shall be given at least 12 weeks before termination if the number of employees whose employment is terminated is 200 or more but fewer than 500.
- 3. Notice shall be given at least 16 weeks before termination, if the number of employees whose employment is terminated is 500 or more.

(2) The following information is prescribed as the information to be provided to the Director under clause 58 (2) (a) of the Act and to be posted under clause 58 (2) (b) of the Act:

- 1. The employer's name and mailing address.
- 2. The location or locations where the employees whose employment is being terminated work.
- 3. The number of employees working at each location who are paid,
 - i. on an hourly basis,
 - ii. on a salaried basis, and
 - iii. on some other basis.
- 4. The number of employees whose employment is being terminated at each location who are paid,
 - i. on an hourly basis,
 - ii. on a salaried basis, and
 - iii. on some other basis.
- 5. The date or dates on which it is anticipated that the employment of the employees referred to in paragraph 4 will be terminated.
- 6. The name of any trade union local representing any of the employees whose employment is being terminated.
- 7. The economic circumstances surrounding the terminations.
- 8. The name, title and telephone number of the individual who completed the form on behalf of the employer.

(3) The employer shall provide the information referred to in subsection (2) to the Director by setting it out in the form approved by the Director under clause 58 (2) (a) of the Act and delivering the form to the Employment Practices Branch of the Ministry of Labour between

9 a.m. and 5 p.m. on any day other than a Saturday, Sunday or other day on which the offices of the Branch are closed.

(4) Section 58 of the Act does not apply to the employer and employees if,

- (a) the number of employees whose employment is terminated at the establishment is not more than 10 per cent of the number of employees who have been employed there for at least three months; and
- (b) the terminations were not caused by the permanent discontinuance of part of the employer's business at the establishment.

Manner of giving notice

4. (1) Subject to section 5, a notice of termination shall be,

- (a) given in writing;
- (b) addressed to the employee whose employment is to be terminated; and
- (c) served personally or in accordance with section 95 of the Act.

(2) If an employer bound by a collective agreement is or will be laying off an employee for a period that will or may be longer than a temporary lay-off and the employer would be or might be in breach of the collective agreement if the employer advised the employee that his or her employment was to be terminated, the employer may provide the employee with a written notice of indefinite lay-off and the employer shall be deemed as of the date on which that notice was given to have provided the employee with a notice of termination.

Notice of termination where seniority rights apply

5. (1) This section applies with respect to employees whose employment contracts provide seniority rights by which an employee who is to be laid off or whose employment is to be terminated may displace another employee.

(2) If an employer who proposes to terminate the employment of an employee described in subsection (1) posts a notice in a conspicuous part of the workplace setting out the name, seniority, job classification and proposed lay-off or termination date of the employee, the notice shall constitute notice of termination as of the day of posting to any employee whom the employee named in the notice displaces.

(3) Clause 60 (1) (a) of the Act does not apply to an employee who displaces another employee in the circumstances described in this section.

Temporary work, 13-week period

6. (1) An employer who has given an employee notice of termination in accordance with the Act and the regulations may provide temporary work to the employee without providing a further notice of termination in respect of the day on which the employee's employment is finally terminated if that day occurs not later than 13 weeks after the termination date specified in the original notice.

(2) The provision of temporary work to an employee in the circumstances described in subsection (1) does not affect the termination date as specified in the notice or the employee's period of employment.

Inclusion of vacation time in notice period

7. The period of a notice of termination given to an employee shall not include any vacation time unless the employee, after receiving the notice, agrees to the inclusion of the vacation time in the notice period of the notice.

Period of employment

8. (1) For the purposes of this Regulation and sections 54 to 62 of the Act, an employee's period of employment is the period beginning on the day he or she most recently commenced employment and ending on,

- (a) if notice of termination is given in accordance with Part XV of the Act, the day it is given; and
- (b) if notice of termination is not given in accordance with Part XV of the Act, the day the employee's employment is terminated.

(2) For the purposes of subsection (1), two successive periods of employment that are not more than 13 weeks apart shall be added together and treated as one period of employment.

SEVERANCE OF EMPLOYMENT

Employees not entitled to severance pay

9. (1) The following employees are prescribed for the purposes of subsection 64 (3) of the Act as employees who are not entitled to severance pay under section 64 of the Act:

1. An employee whose employment is severed as a result of a permanent discontinuance of all or part of the employer's business that the employer establishes was caused by the economic consequences of a strike.
2. Subject to subsection (2), an employee whose contract of employment has become impossible to perform or has been frustrated.
3. An employee who, on having his or her employment severed, retires and receives an actuarially unreduced pension benefit that reflects any service credits which the employee, had the employment not been severed, would have been expected to have earned in the normal course of events for purposes of the pension plan.
4. An employee whose employment is severed after refusing an offer of reasonable alternative employment with the employer.
5. An employee whose employment is severed after refusing reasonable alternative employment made available through a seniority system.
6. An employee who has been guilty of wilful misconduct, disobedience or wilful neglect of duty that is not trivial and has not been condoned by the employer.
7. A construction employee.
8. An employee engaged in the on-site maintenance of buildings, structures, roads, sewers, pipelines, mains, tunnels or other works.
9. An employee who is employed under an arrangement whereby he or she may elect to work or not to work when requested so to do.

(2) Paragraph 2 of subsection (1) does not apply if,

- (a) the impossibility or frustration is the result of,
 - (i) a permanent discontinuance of all or part of the employer's business because of a fortuitous or unforeseen event,
 - (ii) the employer's death, or
 - (iii) the employee's death, if the employee received a notice of termination before his or her death; or
- (b) the impossibility or frustration is the result of an illness or injury suffered by the employee, and the *Human Rights Code* prohibits severing the employment.

Revocation

10. Regulation 327 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 691/92, 169/95 and 382/95 are revoked.

Commencement

11. This Regulation comes into force on the day Part XV of the *Employment Standards Act, 2000* comes into force.

31/01

ONTARIO REGULATION 289/01

made under the
EMPLOYMENT STANDARDS ACT, 2000

Made: July 19, 2001

Filed: July 20, 2001

ENFORCEMENT

Prescribed penalties re notices of contravention

1. The following penalties are prescribed for the purposes of subsection 113 (1) of the Act:

1.	If the notice relates to a contravention of section 2, 15 or 16 of the Act	\$250
2.	If the notice relates to the second contravention of section 2, 15 or 16 of the Act in a three-year period	\$500
3.	If the notice relates to the third or subsequent contravention of section 2, 15 or 16 of the Act in a three-year period	\$1,000
4.	If the notice relates to a contravention of a provision of the Act other than section 2, 15 or 16	\$250
5.	If the notice relates to the second contravention of a provision of the Act other than section 2, 15 or 16 in a three-year period	\$500
6.	If the notice relates to the third or subsequent contravention of a provision of the Act other than section 2, 15 or 16 in a three-year period	\$1,000
7.	If the notice relates to a contravention of a provision of the Act other than section 2, 15 or 16 and the contravention affects more than one employee	\$250, multiplied by the number of employees affected
8.	If the notice relates to the second contravention of a provision of the Act other than section 2, 15 or 16 in a three-year period and the contravention affects more than one employee	\$500, multiplied by the number of employees affected
9.	If the notice relates to the third or subsequent contravention of a provision of the Act other than section 2, 15 or 16 in a three-year period and the contravention affects more than one employee	\$1,000, multiplied by the number of employees affected

Reciprocal enforcement of orders

2. (1) Each state listed in Column 1 of the Table to this section is prescribed as a reciprocating state for the purposes of section 130 of the Act.

(2) Each authority listed in Column 2 of the Table to this section is prescribed as the designated authority for the state listed opposite it in Column 1.

TABLE

COLUMN 1	COLUMN 2
Alberta	Director of Employment Standards for Alberta
British Columbia	Director of Employment Standards for British Columbia
Manitoba	Director of Employment Standards for Manitoba
New Brunswick	Director of Employment Standards for New Brunswick
Northwest Territories	Labour Standards Board of the Northwest Territories
Nova Scotia	Director of Employment Standards for Nova Scotia
Funafuti	Funafuti Labour Standards Board
Prince Edward Island	Inspector of Labour Standards for Prince Edward Island
Saskatchewan	Director of Labour Standards for Saskatchewan
Yukon	Director of Employment Standards for the Yukon

Commencement

3. This Regulation comes into force on the day Parts XXII, XXIII and XXIV of the *Employment Standards Act, 2000* come into force.

31/01

ONTARIO REGULATION 290/01

made under the

EMPLOYMENT STANDARDS ACT, 2000

Made: July 19, 2001

Filed: July 20, 2001

POSTING OF INFORMATION CONCERNING RIGHTS AND OBLIGATIONS**Material to be posted**

1. The material that is prescribed for the purposes of subsection 2 (1) of the Act is the poster prepared by the Ministry, identified as version 1.0 and entitled "What You Should Know About The Ontario Employment Standards Act".

Other information

2. The following other information is prescribed for the purposes of subsection 2 (2) of the Act:

1. Information about dispute resolution under the Act.
2. Information about the enforcement and administration of the Act.
3. How to obtain further information about the Act.

Commencement

3. This Regulation comes into force on the day Part II of the *Employment Standards Act, 2000* comes into force.

31/01

ONTARIO REGULATION 291/01

made under the

EMPLOYMENT STANDARDS ACT, 2000

Made: July 19, 2001

Filed: July 20, 2001

TERMS AND CONDITIONS OF EMPLOYMENT IN DEFINED INDUSTRIES**Definitions**

1. In this Regulation,

"defined industries" means the women's coat and suit industry and the women's dress and sportswear industry;

"fur industry" means all work done in the manufacture, repair or remodelling, in whole or in part, of coats, jackets, similar garments, neck-pieces, cuffs and other pieces made of fur (not including imitation or simulated fur), except work done on the employer's premises by only one person;

"industry holiday" means,

- (a) New Year's Day,
- (b) Good Friday,
- (c) Victoria Day,
- (d) Canada Day,
- (e) Labour Day,
- (f) Thanksgiving Day,
- (g) Christmas Day, and
- (h) Boxing Day, being December 26 or the Monday next following when Christmas falls on a Saturday;

"piece-work basis", in relation to how an employee is paid, means payment based on the number of articles or things that are manufactured, prepared, improved, repaired, altered, assembled or completed;

"special rate work" means,

- (a) in relation to an employee who is not a homemaker, work described in clause 11 (1) (a), and
- (b) in relation to a homemaker, work described in clause 11 (1) (b);

"women's coat and suit industry" means all work done in the manufacture anywhere in Ontario, in whole or in part, of cloaks, coats, suits, wraps, wind-breakers, skirts manufactured for use as part of a suit, jackets or blazers, manufactured from any material including suede, leather, simulated, synthetic, pile and fur fabrics, of any description, for female persons of all ages, but does not include work done in,

- (a) the manufacture of,
 - (i) ski-suits or skating suits, in whole or in part,
 - (ii) athletic uniforms, in whole or in part,
 - (iii) riding-coats, or
 - (iv) lounging-robos, bathrobes, kimonos, pyjamas or beach wraps,
- (b) the making of cloaks, coats, suits, wraps, wind-breakers, skirts manufactured for use as part of a suit, jackets or blazers, manufactured from any material including suede, leather,

simulated, synthetic, pile and fur fabrics, of any description, for female persons of all ages by a custom tailor, who,

(i) makes cloaks, coats, suits, wraps, wind-breakers, skirts manufactured for use as part of a suit, jackets or blazers individually for a retail customer, according to the measurements and specifications of the retail customer, and

(ii) does not employ more than four persons in making cloaks, coats, suits, wraps, wind-breakers, skirts manufactured for use as part of a suit, jackets or blazers, or

(c) the receiving, warehousing, shipping or distributing of raw materials or manufactured products or in sales, design or administrative operations;

“women’s dress and sportswear industry” means all work done in the manufacture in whole or in part of all types, kinds and styles of garments worn by female persons and includes, without limiting the generality of the foregoing, garments commonly known as dresses, gowns, sportswear, play clothes, skirts, trousers, pants, slacks, blouses, tops, vestees, at-home wear, pantsuits and jumpsuits, but does not include work done in a separate manufacturing area in,

(a) the manufacture of garments for female persons not over 14 years of age or of a size up to and including girls’ Canada Standard Size 14,

(b) the making of such garments by a custom dressmaker or custom manufacturer who,

(i) makes such garments individually for retail customers with whom the dressmaker or manufacturer deals directly according to the measurements and specifications of the retail customers, and

(ii) does not employ more than four persons in making such garments,

(c) the manufacture of garments in the women’s coat and suit industry,

(d) the manufacture of garments in the fur industry,

(e) the manufacture of undergarments and lingerie, namely, brasieres, slips, half-slips, panties, girdles and corsets,

(f) the manufacture of sleepwear, namely, garments intended to be and worn as sleeping garments, including peignoir sets consisting of an undergarment worn as a sleeping garment and an overgarment made of lightweight fabric,

(g) the manufacture of utility garments, namely, bathrobes, kimonos, housecoats, brunchcoats and terry cloth gowns, for utilitarian purposes and of a design, colour and pattern distinct from and not worn in conjunction with any other garment made by the manufacturer doing work within the designation or made by or for another manufacturer doing work within the designation or with whom such manufacturer is associated directly or indirectly in any manner whatsoever,

(h) the manufacture of cloth and fabric, including the spinning of yarn and knitting of fabric,

(i) the manufacture of such garments made from knitted material by a knitwear manufacturer who,

(i) makes available to the Director on request, during reasonable business hours, all of the records pertaining to garments and material produced, purchased and sold by the manufacturer,

(ii) manufactures such garments and the knitted material on the same premises, and

(iii) does not manufacture such garments for another manufacturer doing work within the designation or with whom such manufacturer is associated directly or indirectly in any manner whatsoever,

(j) the manufacture of blouses, defined as a woman’s tailored garment of a maximum length of 26 inches measured from the middle of the collar and of design, colour and pattern distinct from and not intended to be worn in conjunction with any other garments made by or for the manufacturer or made by or for a manufacturer with whom the manufacturer is associated directly or indirectly,

(k) the manufacture of bathing suits, knitted sweaters or any style of apron, or

(l) the receiving, warehousing, shipping or distributing of raw materials or manufactured products or in sales, design or administrative operations.

Terms and conditions of employment

2. (1) This Regulation sets out the terms and conditions of employment that apply to employees and employers in the defined industries.

(2) Except as modified by this Regulation, the Act applies to employees and employers in the defined industries.

Minimum pay for short periods of work

3. (1) Despite subsection 5 (7) of Ontario Regulation 285/01 (Exemptions, Special Rules and Establishment of Minimum Wage), if an employee is required to work for a period of less than four hours or is required to report to work but does not work any hours, the employee shall be deemed to have worked four hours and the employer shall pay the employee accordingly.

(2) This section does not apply to homeworkers.

Non-application of ss. 18 to 21 of Act

4. Sections 18 to 21 of the Act do not apply with respect to employees in the defined industries.

When an employee may not be required to work

5. (1) An employer shall not require or allow an employee to perform work,

(a) on an industry holiday; or

(b) between midnight and 6:00 a.m.

(2) Subsection (1) applies despite any agreement under subsection 17 (2) of the Act.

Normal work day and normal work week

6. (1) An employee’s normal work day shall not exceed 8 hours, including paid breaks but not including eating periods.

(2) A normal work day shall not be on a Saturday or Sunday.

(3) An employee’s normal work week shall not exceed 40 hours, including paid breaks but not including eating periods.

(4) A normal work week is determined on the basis of the period from midnight on Saturday to midnight on the following Saturday.

Normal work day under work schedule

7. (1) If an employer establishes a work schedule in accordance with sections 8 and 9 and satisfies the requirements in those sections, an employee’s normal work day is determined under the work schedule and not under section 10.

(2) This section does not apply to homeworkers.

Work schedule

8. The following apply with respect to an employer’s work schedule:

1. The work schedule shall set out the starting time of the normal work day for all employees.
2. If the work schedule provides for a single shift, a normal work day shall not begin after 9:30 a.m.
3. A normal work day shall not be scheduled on a Saturday or Sunday.
4. Each employee shall have a half-hour eating period midway through the employee's normal work day.
5. The employer shall file the work schedule with the Director at least seven days before it becomes effective.
6. The employer shall post the work schedule at least seven days before it becomes effective, and shall keep it posted while the work schedule is in effect. The work schedule shall be posted in a conspicuous place or places in the workplace where it is most likely to come to the attention of the employees to whom it relates.

Work schedule requirements, two shifts

9. The employer's work schedule may provide for two shifts subject to the following:

1. The employer shall file the work schedule with the Director at least 15 days before it becomes effective instead of as paragraph 5 of section 8 requires.
2. An employee shall be scheduled to work only the earlier shift or the later shift and shall not be required to change shifts unless the employee or the employee's agent agrees.
3. An employee who works on the later shift shall be paid at least 5 per cent more than the employee would be paid if the employee worked the earlier shift.
4. If immediately before the work schedule becomes effective the employer only had one shift,
 - i. the work schedule shall not result in an employee who was working in that single shift working less than a normal work day or working fewer normal work days, and
 - ii. an employee who was employed immediately before the work schedule became effective shall not be scheduled to work the later shift unless the employee or the employee's bargaining agent agrees.

Normal work day if no work schedule

10. (1) If section 7 does not apply, the normal work day for an employee begins at 8:00 a.m. on each of Monday to Friday, with an unpaid half-hour eating period midway through the working day and two paid 10-minute breaks, one before and one after the eating period.

(2) This section does not apply with respect to employees who are homeworkers.

Special rate work

11. (1) An employer shall not require or allow an employee who is not a homemaker to perform work,

- (a) in excess of 8 hours, including paid breaks but not including eating periods, on any of Monday to Friday; or
- (b) on Saturday or Sunday.

(2) An employer shall not require or allow an employee who is a homemaker to perform work in excess of 40 hours in a week, determined on the basis of the period from midnight on Saturday to midnight on the following Saturday.

(3) Subsections (1) and (2) apply instead of subsection 17 (1) of the Act.

(4) Subsection 17 (2) of the Act applies, but shall be read as if the words "in excess of an amount set out in subsection (1)" were struck out and "in excess of an amount set out in subsection 11 (1) or (2) of Ontario Regulation 291/01 (Terms and Conditions of Employment in Defined Industries)" substituted.

Breaks relating to special rate work after normal work day

12. (1) Despite section 20 of the Act, before an employee performs more than two hours of special rate work after the end of a normal work day, the employer shall give the employee a paid 15-minute break.

(2) The break under subsection (1) shall be paid at the special rate determined under section 14.

(3) If an employee performs more than five hours of special rate work on a Saturday or Sunday, the employer shall permit the employee a half-hour eating period so that the employee does not work more than five consecutive hours without an eating period.

(4) This section does not apply with respect to employees who are homeworkers.

Pay for special rate work

13. Despite Part VIII of the Act, the employer shall pay an employee the special rate determined under section 14 for all special rate work.

Special rate

14. (1) The special rate is an hourly rate for all employees, even for those employees who are not normally paid on an hourly basis.

(2) The special rate is one and one-half times the following:

1. For an employee who is not paid on a piece-work basis, the hourly average of the wages paid to him or her during the most recent pay period in which the employee worked normal work days before the pay period in which he or she performed special rate work.
2. For an employee who is paid on a piece-work basis, the hourly average of the wages paid to him or her,
 - i. during the months from July to December in the previous year, in the case of special rate work performed during the months from January to June, and
 - ii. during the months from January to June in the same year, in the case of special rate work performed during the months from July to December.

(3) The special rate for an employee who is a homemaker shall be determined under paragraph 2 of subsection (2) whether or not the employee is paid on a piece-work basis.

(4) The following shall not be considered in determining an employee's special rate under subsection (1):

1. Pay at the special rate.
2. Vacation pay and year-end vacation payments.
3. Industry holiday pay under subsection 18 (3).
4. Termination pay and severance pay.
5. Entitlements under a provision of the employment contract that, under subsection 5 (2) of the Act, prevails over Part VIII, X, XI or XV of the Act.

Vacation

15. (1) Despite Part XI of the Act, the employer shall give a vacation of two weeks to an employee upon the completion of each 12-month period of employment, whether or not the employment was active employment.

(2) The employer shall determine the period when an employee may take the vacation to which he or she is entitled under subsection (1), which may be a two-week period or two periods of one week each, but in any case the employee shall be given the vacation not later than 10 months after the end of the 12-month period for which it is given.

(3) A week of vacation is calculated on the basis of the period from midnight on Saturday to midnight on the following Saturday.

Vacation pay

16. (1) Despite Part XI of the Act, the employer shall pay an employee vacation pay for the employee's vacation.

(2) An employee's vacation pay shall be equal to 4 per cent of all wages, not including vacation pay or any year-end vacation payment, earned by the employee during the period for which the vacation is given.

Year-end vacation payment

17. (1) Despite Part XI of the Act, the employer shall pay an employee, in addition to vacation pay under section 16, a year-end vacation payment in accordance with this section.

(2) An employee who has been employed by an employer for at least three continuous months is entitled to a year-end vacation payment equal to 2 per cent of all wages, excluding vacation pay, earned during the year to which the year-end vacation payment applies.

(3) For the purpose of this section, the year to which a year-end vacation payment applies shall be,

- (a) the 12-month period established for the purpose by the practice of the employer; or
- (b) if the employer has not established such a year, the 12-month period beginning on December 1 in a year and ending on November 30 in the following year.

(4) Subject to subsection (5), the employer shall pay the year-end vacation payment no later than six weeks after the end of the year to which it applies.

(5) If the employment of the employee is terminated in a year, the employer shall pay the year-end vacation payment for that year no later than seven days after the termination.

Industry holiday pay

18. (1) Despite Part X of the Act, the employer shall pay an employee for each industry holiday, unless,

- (a) the employee has been employed by the employer for less than three months; or
- (b) the employee was scheduled to work on the first normal work day either before or after the industry holiday and the employee failed to work that day as scheduled.

(2) The amount the employer shall pay an employee for an industry holiday is,

- (a) if the employee is not paid on a piece-work basis, the average of the wages paid for the days the employee works during the two-month period before the industry holiday; and
- (b) if the employee is paid on a piece-work basis, the hourly average of the wages paid,
 - (i) for the days the employee works during the months from July to December in the previous year, in the case of an industry holiday that falls in the months from January to June, and
 - (ii) for the days the employee works during the months from January to June in the same year, in the case of an industry holiday that falls in the months from July to December.

(3) The industry holiday pay for an employee who is a home-worker shall be determined under clause (2) (b) whether or not the employee is paid on a piece-work basis.

(4) The following shall not be considered in determining the amount of an employee's industry holiday pay:

- 1. Pay at the special rate.
- 2. Vacation pay and year-end vacation payments.
- 3. Industry holiday pay under subsection (3).
- 4. Termination pay and severance pay.
- 5. Entitlements under a provision of the employment contract that, under subsection 5 (2) of the Act, prevails over Part VIII, X, XI or XV of the Act.

Special rules for Victoria Day and Canada Day

19. (1) Despite Part X of the Act and section 5, an employer may require an employee to work a normal work day on Victoria Day or Canada Day if the employee or the employee's agent agrees and the holiday does not fall on a Saturday or Sunday.

(2) The normal work day that the employer may require an employee to work under subsection (1) is the normal work day that would have applied if the day were not Victoria Day or Canada Day.

(3) Subject to subsection (4), if an employee works a normal work day on Victoria Day or Canada Day, the following apply:

- 1. The employer shall pay the employee industry holiday pay under section 18 if the employee is entitled to industry holiday pay.
- 2. The employer shall pay the employee the special rate determined under section 14 for the work on the holiday.

(4) If an employee works a normal work day on Victoria Day or Canada Day, the employer may, if the employee or the employee's agent agrees, substitute a normal work day for the industry holiday and the following apply:

- 1. The industry holiday shall be deemed to be a normal work day.
- 2. The substituted normal work day shall be deemed to be the industry holiday.
- 3. The substituted normal work day shall be before the employee's next paid vacation day.

(5) If an employee is required to work a normal work day on Victoria Day or Canada Day but fails, without reasonable cause, to report for work, the employee is not entitled to industry holiday pay under section 18.

Industry review committee

20. (1) The Minister may establish a committee to advise the Minister on matters related to employment standards within the Ontario garment manufacturing industry.

(2) The committee shall be composed of a chair, and as many members equal in number representative of employers and employees respectively as the Minister considers proper, all of whom shall be appointed by the Minister.

(3) The members of the committee shall be appointed for a term not exceeding one year and are eligible for reappointment.

(4) The Minister may fill a vacancy in the membership of the committee by appointing a person to fill the unexpired term.

Revocation

21. The following are revoked:

- 1. Regulation 658 of the Revised Regulations of Ontario, 1990.

2. Regulation 659 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 282/99.

3. Regulation 660 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 283/99.

Commencement

22. This Regulation comes into force on the day Part XXVII and subsection 144 (5) of the *Employment Standards Act, 2000* come into force.

31/01

ONTARIO REGULATION 292/01 made under the EMPLOYMENT STANDARDS ACT

Made: July 19, 2001

Filed: July 20, 2001

REVOKING VARIOUS REGULATIONS

1. Regulation 325 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 508/91, 505/92, 662/93, 173/94, 423/94, 674/94, 770/94, 384/96 and 133/98 are revoked.

2. Ontario Regulations 417/96 and 614/98 are revoked.

3. This Regulation comes into force on the day Parts I to XXVII of the *Employment Standards Act, 2000* come into force.

RÈGLEMENT DE L'ONTARIO 292/01 pris en application de la LOI SUR LES NORMES D'EMPLOI

pris le 19 juillet 2001
déposé le 20 juillet 2001

ABROGATION DE DIVERS RÈGLEMENTS

1. Le Règlement 325 des Règlements refondus de l'Ontario de 1990 et les Règlements de l'Ontario 508/91, 505/92, 662/93, 173/94, 423/94, 674/94, 770/94, 384/96 et 133/98 sont abrogés.

2. Les Règlements de l'Ontario 417/96 et 614/98 sont abrogés.

3. Le présent règlement entre en vigueur le jour de l'entrée en vigueur des parties I à XXVII de la *Loi de 2000 sur les normes d'emploi*.

31/01

ONTARIO REGULATION 293/01 made under the EMPLOYMENT STANDARDS ACT

Made: July 19, 2001

Filed: July 20, 2001

REVOKING VARIOUS REGULATIONS

1. Regulation 322 of the Revised Regulations of Ontario, 1990 is revoked.

2. Regulation 323 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 361/94 are revoked.

3. Regulation 324 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 509/91, 506/92, 663/93 and 675/94 are revoked.

4. Regulation 326 of the Revised Regulations of Ontario, 1990 is revoked.

5. Ontario Regulation 48/91 is revoked.

6. Ontario Regulations 590/91 and 748/92 are revoked.

7. Ontario Regulation 591/91 is revoked.

8. Ontario Regulation 192/98 is revoked.

9. This Regulation comes into force on the day Parts I to XXVII of the *Employment Standards Act, 2000* come into force.

31/01

ONTARIO REGULATION 294/01 made under the EMPLOYMENT AGENCIES ACT

Made: July 19, 2001

Filed: July 20, 2001

Revoking Reg. 320 of R.R.O. 1990
(General)

1. Regulation 320 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 171/94 are revoked.

RÈGLEMENT DE L'ONTARIO 294/01 pris en application de la LOI SUR LES AGENCES DE PLACEMENT

pris le 19 juillet 2001
déposé le 20 juillet 2001

abrogeant le Règl. 320 des R.R.O. de 1990
(Dispositions générales)

1. Le Règlement 320 des Règlements refondus de l'Ontario de 1990 et le Règlement de l'Ontario 171/94 sont abrogés.

31/01

ONTARIO REGULATION 295/01 made under the INDUSTRIAL STANDARDS ACT

Made: July 19, 2001

Filed: July 20, 2001

REVOKING VARIOUS REGULATIONS

1. Regulation 652 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 225/94 are revoked.

2. Regulation 653 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 185/94 and 281/99 are revoked.

3. Regulation 654 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 224/94 are revoked.

4. This Regulation comes into force on the day subsection 144 (5) of the *Employment Standards Act, 2000* comes into force.

RÈGLEMENT DE L'ONTARIO 295/01
pris en application de la
LOI SUR LES NORMES INDUSTRIELLES

pris le 19 juillet 2001
déposé le 20 juillet 2001

ABROGATION DE DIVERS RÈGLEMENTS

1. Le Règlement 652 des Règlements refondus de l'Ontario de 1990 et le Règlement de l'Ontario 225/94 sont abrogés.

2. Le Règlement 653 des Règlements refondus de l'Ontario de 1990 et les Règlements de l'Ontario 185/94 et 281/99 sont abrogés.

3. Le Règlement 654 des Règlements refondus de l'Ontario de 1990 et le Règlement de l'Ontario 224/94 sont abrogés.

4. Le présent règlement entre en vigueur le jour de l'entrée en vigueur du paragraphe 144 (5) de la *Loi de 2000 sur les normes d'emploi*.

31/01

ONTARIO REGULATION 296/01
made under the
INDUSTRIAL STANDARDS ACT

Made: July 19, 2001
Filed: July 20, 2001

REVOKING VARIOUS REGULATIONS

1. Regulation 651 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 280/99 are revoked.

2. Regulation 655 of the Revised Regulations of Ontario, 1990 is revoked.

3. Regulation 656 of the Revised Regulations of Ontario, 1990 is revoked.

4. Regulation 662 of the Revised Regulations of Ontario, 1990 is revoked.

5. Ontario Regulation 84/01 is revoked.

6. This Regulation comes into force on the day subsection 144 (5) of the *Employment Standards Act, 2000* comes into force.

31/01

ONTARIO REGULATION 297/01
made under the
SOCIAL HOUSING REFORM ACT, 2000

Made: July 19, 2001
Filed: July 20, 2001

Amending O. Reg. 645/00
(General)

Note: Ontario Regulation 645/00 has previously been amended by Ontario Regulations 7/01, 166/01 and 167/01.

1. Section 11 of Ontario Regulation 645/00 is revoked and the following substituted:

11. The following transfers are prescribed for the purposes of paragraph 3 of subsection 60 (2) of the Act:

1. A transfer, to a local housing corporation, of all the assets, liabilities, rights and obligations of a corporation named in subparagraph 2 iii or iv of subsection 60 (2) of the Act.
2. A transfer from the Ontario Housing Corporation to The Governing Council of the University of Toronto of any interest in the real property municipally known as 35 Charles Street West and 730 Yonge Street, Toronto, Ontario, together with the assets, liabilities, rights and obligations related to the ownership or operation of the real property.

RÈGLEMENT DE L'ONTARIO 297/01
pris en application de la
**LOI DE 2000 SUR LA RÉFORME
DU LOGEMENT SOCIAL**

pris le 19 juillet 2001
déposé le 20 juillet 2001

modifiant le Règl. de l'Ont. 645/00
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 645/00 a été modifié antérieurement par les Règlements de l'Ontario 7/01, 166/01 et 167/01.

1. L'article 11 du Règlement de l'Ontario 645/00 est abrogé et remplacé par ce qui suit :

11. Les transferts suivants sont prescrits pour l'application de la disposition 3 du paragraphe 60 (2) de la Loi :

1. Le transfert, à une société locale de logement, de l'ensemble des biens, des dettes, des droits et des obligations d'une personne morale visée à la sous-disposition 2 iii ou iv du paragraphe 60 (2) de la Loi.
2. Le transfert, de la Société de logement de l'Ontario au conseil d'administration de l'université de Toronto, de tout intérêt sur le bien immeuble dont la désignation civique est 35, rue Charles Ouest et 730, rue Yonge, Toronto (Ontario), et des biens, des dettes, des droits et des obligations relatifs à la propriété ou au fonctionnement du bien immeuble.

31/01

ONTARIO REGULATION 298/01
made under the
SOCIAL HOUSING REFORM ACT, 2000

Made: July 19, 2001

Filed: July 20, 2001

**RENT-GEARED-TO-INCOME ASSISTANCE
AND SPECIAL NEEDS HOUSING**

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PART I

APPLICATION AND INTERPRETATION

Application of regulation

1. (1) This Regulation applies to the service area of a service manager set out in Column 2 of Table 1 as of the date set out opposite the service manager in Column 3 of Table 1.

(2) This Regulation applies in respect of designated housing projects, as defined in section 62 of the Act.

(3) A provision of this Regulation that applies to a supportive housing provider applies to the supportive housing provider only with respect to the units that are special needs housing in the housing projects operated by it.

Designated housing project

2. The housing programs set out in Schedule 1 are prescribed for the purposes of the definition of "designated housing project" in section 62 of the Act.

Section 64 of the Act

3. For the purposes of paragraph 2 of section 64 of the Act, if a lead agency is not designated under section 88 of the Act for a service area of a service manager set out in Column 1 of Table 2, the provisions listed in section 64 of the Act apply to the supportive housing providers set out opposite the service manager in Column 2 of Table 2.

Interpretation

4. (1) In this Regulation,

"abuse" means an incident of physical or sexual violence against an individual, an incident of intentional destruction of or intentional injury to an individual's property, or words, actions or gestures that threaten an individual or his or her property, and "abused" and "abusing" have a corresponding meaning;

"alternative housing provider" means a housing provider that has a mandate under section 99 of the Act to provide housing to households that are homeless or hard to house;

"band" means a band, as defined in the *Indian Act* (Canada);

"business day" means a day from Monday to Friday, other than a holiday;

"centralized waiting list" means the waiting list established under section 35;

"child", in relation to an individual, means a child of that individual born within or outside marriage (unless that child has been adopted by one or more other individuals in Ontario or according to the law of another jurisdiction), a child adopted by that individual in Ontario or according to the law of another jurisdiction, and a child whom the individual has demonstrated a settled intention to treat as a child of his or her family, but does not include a child placed in the individual's home as a foster child for consideration by another person having lawful custody;

"family unit" means,

- (a) an individual, the individual's spouse or same-sex partner and all of the children of both or either of them who are living with them,
- (b) an individual and the individual's spouse or same-sex partner living with him or her, if neither has any children,
- (c) an individual and the individual's children living with him or her, if the individual has no spouse or same-sex partner, or
- (d) an individual, if the individual has no spouse or same-sex partner and no children;

"full-time attendance", in relation to a student attending a recognized educational institution, means, in the case of a student having a permanent disability, taking at least 40 per cent of a full course load, and in the case of any other student, taking at least 60 per cent of a full course load, as determined from the course calendar of the educational institution;

"parent", in relation to another individual, means a natural parent of the other individual (unless the other individual has been adopted by one or more other individuals in Ontario or according to the law of another jurisdiction), an adoptive parent of the other individual who has adopted that individual in Ontario or according to the law of another jurisdiction, and an individual who has demonstrated a settled intention to treat the other individual as a child of his or her family, but does not include an individual in whose home the other individual has been placed as a foster child for consideration by another person having lawful custody;

"recognized educational institution" means,

- (a) a school, as defined in the *Education Act*,
- (b) a university,
- (c) a college of applied arts and technology established under section 5 of the *Ministry of Training, Colleges and Universities Act*,
- (d) a private vocational school, as defined in the *Private Vocational Schools Act*, or
- (e) a private school, as defined in the *Education Act*, for which a notice of intention to operate has been submitted to the Ministry of Education in accordance with that Act;

"rent" means,

- (a) in relation to a unit in a non-profit housing co-operative under the *Co-operative Corporations Act* occupied by a member of the co-operative, housing charges as defined in that Act, other than sector support levies and initial membership fees, or
- (b) in all other cases, rent as defined in the *Tenant Protection Act*, 1997;

"same-sex partner", in relation to a member of a household, means,

- (a) an individual of the same sex as the member, if the individual and the member have together declared to the service manager that they are same-sex partners, or
- (b) an individual of the same sex as the member who is residing in the same dwelling place as the member, if the social and familial aspects of the relationship between the individual and the member amount to cohabitation and,
 - (i) the individual is providing financial support to the member,
 - (ii) the member is providing financial support to the individual, or
 - (iii) the individual and the member have a mutual agreement or arrangement regarding their financial affairs;

“special priority household” means a household that a service manager has determined should be included in the special priority household category under section 25;

“spouse”, in relation to a member of a household, means,

- (a) an individual of the opposite sex to the member, if the individual and the member have together declared to the service manager that they are spouses, or
- (b) an individual of the opposite sex to the member who is residing in the same dwelling place as the member, if the social and familial aspects of the relationship between the individual and the member amount to cohabitation and,
 - (i) the individual is providing financial support to the member,
 - (ii) the member is providing financial support to the individual, or
 - (iii) the individual and the member have a mutual agreement or arrangement regarding their financial affairs.

(2) For the purpose of the definitions of “spouse” and “same-sex partner”, sexual factors shall not be investigated or considered in determining whether or not an individual is a spouse or same-sex partner.

PART II APPLICATIONS

Application for rent-geared-to-income assistance

5. (1) An application by a household for rent-geared-to-income assistance must be made to the service manager in whose service area the household wishes to receive the assistance.

(2) The application must include such information and documents as the service manager may require.

(3) The service manager may require the household to give the service manager written verification, from a person acceptable to the service manager and in the form specified by the service manager, of any of the following:

1. The income of any member of the household from any source.
2. The interest of any member of the household in any asset and the value of the interest of any member of the household in any asset.

(4) The written verification that a service manager may require under paragraph 2 of subsection (3) may be a written appraisal, obtained at the household's expense, of the value of the interest of any member of the household in any asset.

(5) If, before the household begins to receive rent-geared-to-income assistance, there is a change in a document or information that the household has provided to the service manager with respect to its

application, the household shall provide the updated document and information to the service manager within 10 days after the change.

(6) Subsections (2) and (5) do not apply to a household applying for rent-geared-to-income assistance in housing provided by an alternative housing provider under its mandate to provide housing to households that are homeless or hard to house, if the alternative housing provider notifies the service manager that it is of the view that requiring the household to comply with those subsections is inappropriate in the circumstances.

(7) The application must include a consent to the disclosure to the service manager of information and documents required by the service manager for the purpose of processing the application including, but not limited to, determining the eligibility of the household for rent-geared-to-income assistance, determining the size and type of unit in respect of which the household is eligible to receive rent-geared-to-income assistance, determining the placement of the household on waiting lists, and determining the amount of geared-to-income rent payable by the household.

(8) The application and the consent must be signed by each member of the household who is 16 years old or older.

(9) If a member of the household who is 16 years old or older is unable for any reason to sign the application and the consent, or to make a valid application and give a valid consent, the application and consent may be signed on the member's behalf by another individual who,

- (a) is the parent or guardian of the member;
- (b) is an attorney of the member under a power of attorney that authorizes the attorney to make the application and give the consent on the member's behalf; or
- (c) is otherwise authorized to make the application and give the consent on the member's behalf.

(10) If the service manager is satisfied that the household or a third party is unable to provide information or a document, the service manager shall not require the household or the third party to provide that information or document.

(11) If a request for inclusion in the special priority household category is made with the household's application for rent-geared-to-income assistance, and if the member making the request believes that he or she will be at risk of being abused by the abusing individual if he or she attempts to obtain information or a document relating to the application for rent-geared-to-income assistance, the service manager shall not require the member to provide that information or document.

(12) Upon receiving an application for rent-geared-to-income assistance, the service manager shall determine whether,

- (a) the application and the consent have been filled out and signed; and
- (b) the service manager has received all other information and documents required by this Regulation or by the service manager, including information and documents from third parties that the service manager requires for the purpose of verifying information and documents provided by the household.

(13) Within seven business days after receiving the application, the service manager shall give the household a written notice,

- (a) stating that the application is complete, if the service manager has determined that the conditions set out in subsection (12) have been met; or
- (b) stating that the application is not complete and explaining why it is not complete, if the service manager has determined that the conditions set out in subsection (12) have not been met.

(14) If the service manager gives the household a written notice stating that the application is not complete, the service manager shall, if it determines subsequently that the conditions set out in subsection (12) have been met, promptly give the household a written notice stating that the application is now complete.

(15) The application shall be considered to be complete for the purposes of this Regulation on the date of the written notice given by the service manager stating that the application is complete.

(16) The service manager is not required to determine the eligibility of the household for rent-geared-to-income assistance, the size and type of unit in respect of which the household is eligible to receive rent-geared-to-income assistance, or the amount of geared-to-income rent payable by the household, if the household's application for rent-geared-to-income assistance is not complete.

Application for special needs housing

6. (1) In this section,

"decision-maker" means the service manager, supportive housing provider or lead agency to which a household applies for special needs housing under subsection 71 (1) of the Act.

(2) An application by a household for special needs housing must include full particulars of the reasons for which one or more of the members of the household require special needs housing and such other information and documents as the decision-maker may require.

(3) If, before the household begins to occupy special needs housing, there is a change in a document or information that the household has provided with respect to its application, the household shall provide the updated document and information to the decision-maker within 10 days after the change.

(4) The application must include a consent to the disclosure to the decision-maker of information and documents required by the decision-maker for the purpose of processing the application including, but not limited to, determining the eligibility of the household for special needs housing and determining the size and type of unit for which the household is eligible.

(5) The application and the consent must be signed by each member of the household who is 16 years old or older.

(6) If a member of the household who is 16 years old or older is unable for any reason to sign the application and the consent, or to make a valid application and give a valid consent, the application and consent may be signed on the member's behalf by another individual who,

- (a) is the parent or guardian of the member;
- (b) is an attorney of the member under a power of attorney that authorizes the attorney to make the application and give the consent on the member's behalf; or
- (c) is otherwise authorized to make the application and give the consent on the member's behalf.

(7) If the decision-maker is satisfied that the household or a third party is unable to provide information or a document, the decision-maker shall not require the household or the third party to provide that information or document.

(8) Upon receiving an application for special needs housing, the decision-maker shall determine whether,

- (a) the application and the consent have been filled out and signed; and
- (b) the decision-maker has received all other information and documents required by this Regulation or by the decision-maker, including information and documents from third parties

that the decision-maker requires for the purpose of verifying information and documents provided by the household.

(9) Within seven business days after receiving the application, the decision-maker shall give the household a written notice,

- (a) stating that the application is complete, if the decision-maker has determined that the conditions set out in subsection (8) have been met; or
- (b) stating that the application is not complete and explaining why it is not complete, if the decision-maker has determined that the conditions set out in subsection (8) have not been met.

(10) If the decision-maker gives the household a written notice stating that the application is not complete, the decision-maker shall, if it determines subsequently that the conditions set out in subsection (8) have been met, promptly give the household a written notice stating that the application is now complete.

(11) The application shall be considered to be complete for the purposes of this Regulation on the date of the written notice given by the decision-maker stating that the application is complete.

(12) The decision-maker is not required to determine the eligibility of the household for special needs housing or the size and type of unit for which the household is eligible, if the household's application for special needs housing is not complete.

PART III ELIGIBILITY RULES

RENT-GEARED-TO-INCOME ASSISTANCE

Eligibility requirements

7. (1) Subject to subsection (3), a household is eligible for rent-geared-to-income assistance if,

- (a) at least one member of the household is 16 years old or older and is able to live independently;
- (b) each member of the household meets at least one of the following criteria:
 - (i) the member is a Canadian citizen,
 - (ii) the member has been granted status as a permanent resident under the *Immigration Act* (Canada), or
 - (iii) the member has made a claim for refugee status under the *Immigration Act* (Canada);
- (c) no deportation order under the *Immigration Act* (Canada) has been made against any member of the household;
- (d) no departure order or exclusion order under the *Immigration Act* (Canada) has become effective with respect to any member of the household;
- (e) in the case of a household other than a special priority household, no member of the household owes arrears of rent with respect to any housing project under any housing program, whether administered by the service manager or the Ministry, or if a member of the household does owe such arrears of rent,
 - (i) the service manager is satisfied that extenuating circumstances exist, or
 - (ii) any member of the household has entered into an agreement with the housing provider for the repayment of the arrears and the service manager is satisfied that the member is making or intends to make all reasonable efforts to repay the arrears;
- (f) in the case of a special priority household, no member of the household owes arrears of rent with respect to any housing

project under any housing program, whether administered by the service manager or the Ministry, or if a member of the household does owe such arrears of rent.

(i) in the case of arrears owed in respect of a unit of which the member and the abusing individual are joint tenants,

(A) the service manager is satisfied that extenuating circumstances exist, or

(B) any member of the household has entered into an agreement with the housing provider for the repayment of 50 per cent of the arrears and the service manager is satisfied that the member is making or intends to make all reasonable efforts to repay 50 per cent of the arrears, and

(ii) in the case of arrears owed in respect of any other unit,

(A) the service manager is satisfied that extenuating circumstances exist, or

(B) any member of the household has entered into an agreement with the housing provider for the repayment of the arrears and the service manager is satisfied that the member is making or intends to make all reasonable efforts to repay the arrears;

(g) one of subclauses (i) and (ii) is true:

(i) no member of the household has been convicted of an offence under section 85 of the Act or a crime under the *Criminal Code* (Canada) in relation to the receipt of rent-geared-to-income assistance, and if an individual who was, but is no longer, a member of the household has been convicted of such an offence or crime, the service manager determines that,

(A) no member of the household knew that the individual who was convicted of the offence or crime was committing it, or

(B) a member of the household knew that the individual who was convicted of the offence or crime was committing it, but the member was not reasonably able to prevent the individual from committing it, or

(ii) a member of the household has been convicted of an offence under section 85 of the Act or a crime under the *Criminal Code* (Canada) in relation to the receipt of rent-geared-to-income assistance, but the household has previously been determined to be ineligible for rent-geared-to-income assistance because of that conviction; and

(h) one of subclauses (i) and (ii) is true:

(i) no member of the household has been found by the Ontario Rental Housing Tribunal or a court of law to have misrepresented his or her income or the income of his or her household in relation to the receipt of rent-geared-to-income assistance, and if an individual who was, but is no longer, a member of the household has been found to have made such a misrepresentation, the service manager determines that,

(A) no member of the household knew that the individual who was found to have made the misrepresentation was making it, or

(B) a member of the household knew that the individual who was found to have made the misrepresentation was making it, but the member was not reasonably able to prevent the individual from making the misrepresentation, or

(ii) a member of the household has been found by the Ontario Rental Housing Tribunal or a court of law to have misrepresented his or her income or the income of his or her household in relation to the receipt of rent-geared-to-income assistance, but,

(A) the household has previously been determined to be ineligible for rent-geared-to-income assistance because of that finding, or

(B) the service manager determines that the member who was found to have made the misrepresentation is an abused member of a special priority household who was forced to make the misrepresentation by the abusing individual.

(2) For the purpose of clause (1) (a),

(a) an individual is able to live independently if he or she is able to perform for himself or herself the normal essential activities of day-to-day living;

(b) an individual shall be deemed to be able to live independently if the individual is able to live independently with the aid of certain support services and demonstrates that those support services will be provided to him or her when they are required.

(3) If the service manager is of the opinion that a member of the household may be eligible to receive income of a type set out in subsection (4) and the member is not receiving such income, the service manager shall give the household a written notice,

(a) stating that the member may be eligible to receive income of the type specified in the notice;

(b) requesting the member to apply for that income and to make reasonable efforts to do whatever is required for the purpose of obtaining a decision on the application and receiving that income; and

(c) giving the household a reasonable period of time specified in the notice within which to inform the service manager of the results of the application.

(4) The types of income referred to in subsection (3) are:

1. Basic financial assistance under the *Ontario Works Act, 1997*.

2. Support under the *Divorce Act* (Canada), the *Family Law Act* or the *Reciprocal Enforcement of Support Orders Act*.

3. Benefits under the *Employment Insurance Act* (Canada).

4. Any pension or other benefit that an individual who is 65 years of age or older is or may be entitled to receive from the Government of Ontario or the Government of Canada, other than a pension or other benefit that is available to an individual before the month in which the individual attains 65 years of age.

5. Support or maintenance resulting from an undertaking given with respect to the member under the *Immigration Act* (Canada).

(5) A household that has been given a notice under subsection (3) is not eligible for rent-geared-to-income assistance if the service manager,

(a) receives no response from the household within the period of time specified in the notice; or

(b) concludes, on the basis of a response received from the household within the period of time specified in the notice, that the member has failed to make reasonable efforts to obtain income of the type specified in the notice.

Local eligibility rules, income and asset limits

8. (1) A service manager may establish a local eligibility rule stating that a household is not eligible for rent-geared-to-income assistance in a unit in the service area unless the gross household income of the household, as determined under subsections (9) and (10), for a 12-month period determined by the service manager, is less than or equal to the maximum gross household income amount applicable to the unit, as specified in the local eligibility rule.

(2) For the purpose of establishing a local eligibility rule described in subsection (1), a service manager may establish the maximum gross household income amounts that are to apply to units in the service area.

(3) A service manager may establish a local eligibility rule stating that a household is not eligible for rent-geared-to-income assistance in a unit in the service area unless the aggregate household assets value of the household, as determined under subsections (11), (12) and (13), on the most recent date on which the service manager received information or documents respecting the household's assets, is less than or equal to the maximum aggregate household assets amount applicable to the unit, as specified in the local eligibility rule.

(4) For the purpose of establishing a local eligibility rule described in subsection (3), a service manager may establish the maximum aggregate household assets amounts that are to apply to units in the service area.

(5) The service manager may establish,

(a) different maximum gross household income amounts for units of different sizes and for units in different parts of the service area;

(b) different maximum aggregate household assets amounts for units of different sizes and for units in different parts of the service area.

(6) The service manager may from time to time establish new maximum gross household income amounts and new maximum aggregate household assets amounts to replace the old ones.

(7) A service manager shall not establish a maximum gross household income amount for a unit that is less than the household income limit prescribed for a unit of that type and size for the purposes of clause 11 (1) (a) of the Act.

(8) A service manager shall not establish a maximum aggregate household assets amount that is less than \$20,000.

(9) For the purpose of a local eligibility rule established by a service manager under subsection (1), the gross household income of a household, for a 12-month period determined by the service manager, is the sum of all payments of any nature paid to or on behalf of or for the benefit of each of the members of the household during that period, subject to subsection (10).

(10) The service manager may establish a local eligibility rule requiring that specified payments be excluded for the purpose of determining the gross household income of a household and, in that case, the gross household income of a household, for a 12-month period determined by the service manager, is the sum of all payments of any nature paid to or on behalf of or for the benefit of each of the members of the household during that period, excluding the payments that are required to be excluded under the local eligibility rule.

(11) For the purpose of a local eligibility rule established by a service manager under subsection (3), the aggregate household assets value of a household on a given date is the sum of the values of the interests in assets of each of the members of the household on that date.

(12) For the purpose of subsection (11), the following shall not be included in assets:

1. An interest in a motor vehicle that is not used primarily for the operation of a business by a member of the household.
2. Tools of the trade that are essential to the employment of a member of the household.
3. If one member of a household has an interest in or operates one business, business assets that are necessary to the operation of that business, to a maximum of \$20,000.
4. If more than one member of a household has an interest in or operates the same business, business assets that are necessary to the operation of that business, to a maximum of \$20,000 for the business.
5. If one member of the household has an interest in or operates more than one business, business assets that are necessary to the operation of those businesses, to a maximum of \$20,000 for the member.
6. A student grant, loan or award, so long as the member of the household for whose benefit the grant, loan or award is provided remains in attendance in the program of study for which it is intended.
7. A prepaid funeral.
8. An amount received as damages or compensation for,
 - i. pain and suffering resulting from an injury to or the death of a member of the household, or
 - ii. expenses reasonably incurred or to be incurred as a result of an injury to or the death of a member of the household.
9. A payment received under any of the following agreements to which the Province of Ontario is a party:
 - i. The Helpline Reconciliation Model Agreement.
 - ii. The Multi-Provincial/Territorial Assistance Program Agreement.
 - iii. The Grandview Agreement.
10. A payment received under the Extraordinary Assistance Plan (Canada).
11. The cash surrender value of all life insurance policies held by members of the household, to a maximum of \$100,000 for the household.
12. That portion of a loan taken against a life insurance policy that has been or will be used for disability-related items or services.
13. A payment received under the Ontario Hepatitis C Assistance Plan.
14. That portion of a payment received under the *Ministry of Community and Social Services Act* for the successful participation by a member of the household in a program of activities described in paragraph 9 of section 26 of Ontario Regulation 134/98 under the *Ontario Works Act, 1997* that,
 - i. within a reasonable period, as determined by the service manager, is to be used for the member's post-secondary education, or
 - ii. is paid into a Registered Education Savings Plan for one or more of the member's children.
15. A Canada Education Savings Grant paid into a Registered Education Savings Plan for a child of a member of the household.
16. A lump sum payment received under the 1986-1990 Hepatitis C Settlement Agreement made as of June 15, 1999 among the

Attorney General of Canada, Her Majesty the Queen in right of Ontario and others.

17. A payment received from Human Resources Development Canada under the program called the "Opportunities Fund for Persons with Disabilities", if the payment has been or will be applied to costs incurred or to be incurred as a result of participation in employment-related activities.
18. Clothing, jewellery and other personal effects of a member of the household.
19. Furniture, appliances, furnishings and decorative or artistic items located in the accommodation occupied by members of the household, unless used by a member of the household primarily for the purpose of operating a business.
20. A payment received from the Government of Alberta as compensation for sterilization.
21. A payment received under the Walkerton Compensation Plan.

(13) A service manager may establish a local eligibility rule specifying additional things that shall not be included in assets for the purpose of subsection (11).

Divestment of residential property

9. (1) If a household is receiving rent-geared-to-income assistance, each member of the household who has a legal or beneficial interest in a freehold or leasehold estate in residential property located in or outside Ontario that is suitable for year-round occupancy shall divest himself or herself of his or her interest in the property and shall give written notice to the service manager of the divestment.

(2) The divestment must occur and the notice must be given,

- (a) within 180 days after the first day of the month in respect of which the household begins to receive rent-geared-to-income assistance, if the member has the interest in the property at the time the household begins to receive rent-geared-to-income assistance; or
- (b) within 180 days after the first day of the month in which the member acquires the interest in the property, if the member acquires the interest in the property after the household begins to receive rent-geared-to-income assistance.

(3) The service manager may extend the time for effecting the divestment and giving the notice for such period of time as the service manager considers appropriate, if the service manager is satisfied that there are reasonable grounds to do so.

(4) If the interest in the estate in the residential property is held jointly by an abused member of a special priority household and the abusing individual, and if the abused member notifies the service manager that he or she believes that the divestment or the taking of steps to effect the divestment would place him or her at risk of abuse from the abusing individual, the service manager shall extend the time for effecting the divestment and giving the notice for such period of time as the service manager considers appropriate.

(5) In this section,

"divest", in relation to a legal or beneficial interest in a freehold or leasehold estate in property, means to complete the transfer of the interest in the property or to terminate the lease of the property;

"residential property" means,

- (a) a property all of which is used for residential purposes or any portion of such a property, or
- (b) in the case of a property part of which is used for residential purposes and part of which is used for other purposes, any portion that is used for residential purposes.

Notice of changes

10. (1) A household receiving rent-geared-to-income assistance shall,

- (a) within 10 days after each change in a document or information that the household has provided to the service manager, give the service manager a written notice setting out the change; and
- (b) in the case of a change in a document, provide the changed document to the service manager within the period of time specified by the service manager.

(2) This section does not apply to a household receiving rent-geared-to-income assistance in a unit provided by an alternative housing provider under its mandate to provide housing to households that are homeless or hard to house, if the alternative housing provider notifies the service manager that it is of the view that requiring the household to comply with this section is inappropriate in the circumstances.

Review of eligibility

11. (1) Once in every 12-month period after a household is determined to be eligible for rent-geared-to-income assistance, the service manager shall review the eligibility of the household and shall determine whether the household continues to be eligible for rent-geared-to-income assistance.

(2) The service manager may review the eligibility of the household more frequently than once in every 12-month period if the service manager considers such a review to be desirable.

(3) The household subject to the review shall provide such information and documents as the service manager may require within the time period specified by the service manager.

(4) The service manager may require a consent signed by any member of the household who is 16 years old or older, consenting to the disclosure to the service manager of information and documents required by the service manager for the purpose of the review.

(5) Subsection 5 (9) applies, with necessary modifications, to a consent under this section.

(6) Subsections 5 (3), (4), (6), (10) and (11) apply, with necessary modifications, to a review under this section.

Cessation of eligibility

12. (1) A household that has been determined by a service manager to be eligible for rent-geared-to-income assistance ceases to be eligible for such assistance, whether or not the household is receiving such assistance, if,

- (a) the service manager discovers that, at the time of the initial or a subsequent determination of eligibility, the household did not meet an eligibility requirement set out in subsection 7 (1);
- (b) the household has ceased to meet, or does not meet, an eligibility requirement set out in subsection 7 (1);
- (c) the household is ineligible under subsection 7 (5);
- (d) subject to subsections (2) and (3), the service manager discovers that, at the time of the initial or a previous determination of eligibility, the household did not satisfy a local eligibility rule that had been established by the service manager under section 8;
- (e) subject to subsections (2) and (3), the household has ceased to satisfy, or does not satisfy, a local eligibility rule established by the service manager under section 8;
- (f) the household fails to comply with subsection 5 (5);
- (g) a member of the household fails to comply with section 9;
- (h) the household fails to comply with section 10;

- (i) the household fails to comply with section 11;
- (j) the household ceases to be eligible under paragraph 3 of section 33;
- (k) the household ceases to be eligible under section 39 as a result of refusing three offers of a rent-geared-to-income unit; or
- (l) the household fails to comply with section 52.

(2) If a household is receiving rent-geared-to-income assistance in a unit at the time a service manager establishes a maximum gross household income amount applicable to the unit for the purposes of a local eligibility rule established under subsection 8 (1),

- (a) if the gross household income of the household, as determined under subsections 8 (9) and (10), exceeds the maximum gross household income amount at the time of its establishment, the household does not cease to be eligible for rent-geared-to-income assistance for a failure to satisfy the local eligibility rule;
- (b) if the gross household income of the household, as determined under subsections 8 (9) and (10), does not exceed the maximum gross household income amount at the time of its establishment but subsequently increases to the point where it exceeds the maximum gross household income amount, the household ceases at that point to be eligible for rent-geared-to-income assistance for a failure to satisfy the local eligibility rule.

(3) If a household is receiving rent-geared-to-income assistance in a unit at the time a service manager establishes a maximum aggregate household assets amount applicable to the unit for the purposes of a local eligibility rule established under subsection 8 (3),

- (a) if the aggregate household assets value of the household, as determined under subsections 8 (11), (12) and (13), exceeds the maximum aggregate household assets amount at the time of its establishment, the household does not cease to be eligible for rent-geared-to-income assistance for a failure to satisfy the local eligibility rule;
- (b) if the aggregate household assets value of the household, as determined under subsections 8 (11), (12) and (13), does not exceed the maximum aggregate household assets amount at the time of its establishment but subsequently increases to the point where it exceeds the maximum aggregate household assets amount, the household ceases at that point to be eligible for rent-geared-to-income assistance for a failure to satisfy the local eligibility rule.

(4) A household receiving rent-geared-to-income assistance ceases to be eligible for such assistance if, for a period of 12 consecutive months, the geared-to-income rent payable by it for the unit it occupies, as determined under section 47, is equivalent to the rent that would be payable for the unit by a household not receiving rent-geared-to-income assistance.

Local eligibility rule, absence from unit

13. (1) A service manager may establish a local eligibility rule stating that,

- (a) a household receiving rent-geared-to-income assistance ceases to be eligible for such assistance if all of the members of the household have been absent from the unit for at least the maximum absence period specified in the rule;
- (b) if a household has only one member and that member is absent from the unit for a period of time because of medical reasons, the member shall be deemed not to be absent from the unit during that period for the purpose of clause (a); and
- (c) if a household has two or more members, one member is absent from the unit for a period of time because of medical

reasons, and the others are absent from the unit for that period of time because they need to be accommodated elsewhere as a result of the absence of the first member, all the members of the household shall be deemed not to be absent from the unit during that period for the purpose of clause (a).

(2) A service manager may establish a maximum absence period for the purpose of establishing a local eligibility rule described in subsection (1), and the service manager may from time to time establish a new maximum absence period to replace the old one.

(3) A maximum absence period shall be a period consisting of a specified number of consecutive days.

(4) A service manager shall not establish a maximum absence period that is less than 60 consecutive days.

Consequences of cessation of eligibility

14. (1) If a service manager determines that a household receiving rent-geared-to-income assistance has ceased to be eligible for such assistance,

- (a) the service manager shall cease to provide rent-geared-to-income assistance in respect of the household, beginning with the month specified in subsection (3); and
- (b) the household shall pay rent for the unit it occupies at the rate at which rent is payable for the unit by a household not receiving rent-geared-to-income assistance, beginning with the month specified in subsection (3).

(2) Subsection (1) does not apply if one or more members of the household request an internal review of the service manager's decision and the service manager's decision is reversed on the internal review.

(3) The month as of which the provision of rent-geared-to-income assistance must cease and the payment of the higher rent must begin is the month immediately following the 90th day after the date the service manager gives the household written notice under subsection 66 (5) of the Act of the service manager's decision that the household has ceased to be eligible for rent-geared-to-income assistance.

Notice to housing provider

15. Within seven business days after determining that a household receiving rent-geared-to-income assistance in a unit has ceased to be eligible for such assistance, a service manager shall give the housing provider providing the unit written notice of the service manager's decision and of the review process available to members of the household in respect of the decision.

Reapplication

16. (1) A household that is determined by a service manager to be ineligible for rent-geared-to-income assistance because it fails to meet the requirements of clause 7 (1) (g) may not reapply for rent-geared-to-income assistance for a period of two years from,

- (a) the first day of the month as of which the provision of rent-geared-to-income assistance in respect of the household ceases, if the household is receiving rent-geared-to-income assistance at the time the service manager determines the household to be ineligible; or
- (b) the date the service manager gives the household written notice of the determination of ineligibility, if the household is not yet receiving rent-geared-to-income assistance at the time the service manager determines the household to be ineligible.

(2) A household that is determined by a service manager to be ineligible for rent-geared-to-income assistance because it fails to meet the requirements of clause 7 (1) (h) may not reapply for rent-geared-to-income assistance for a period of two years from,

- (a) the first day of the month as of which the provision of rent-geared-to-income assistance in respect of the household ceases,

if the household is receiving rent-geared-to-income assistance at the time the service manager determines the household to be ineligible; or

- (b) the date the service manager gives the household written notice of the determination of ineligibility, if the household is not yet receiving rent-geared-to-income assistance at the time the service manager determines the household to be ineligible.

Local eligibility rule, reapplication

17. (1) A service manager may establish a local eligibility rule that is identical to subsection 16 (1) except for the fact that the period specified by the service manager is a period longer than two years.

(2) A service manager may establish a local eligibility rule that is identical to subsection 16 (2) except for the fact that the period specified by the service manager is a period longer than two years.

SPECIAL NEEDS HOUSING

Interpretation

18. In the case of a service area to which this Regulation applies by virtue of subsection 1 (1), a reference in section 20, 21 or 22 to a supportive housing provider shall be interpreted as follows:

1. If a lead agency is designated for the service area and if, in making the designation, the Lieutenant Governor in Council has transferred the rights or duties described in section 20, 21 or 22 to the lead agency, the reference in that section to the supportive housing provider shall be deemed to be a reference to the lead agency, and not to the supportive housing provider, during the period in which the designation is in force.
2. If a lead agency is not designated for the service area or if, in making the designation, the Lieutenant Governor in Council has not transferred the rights or duties described in section 20, 21 or 22 to the lead agency, and if one or more supportive housing providers are set out in Column 2 of Table 2 opposite the service manager, the reference in that section to the supportive housing provider shall be interpreted as a reference to the supportive housing providers set out in Column 2 of Table 2 opposite the service manager.
3. In all other cases, the reference in section 20, 21 or 22 to the supportive housing provider shall be deemed to be a reference to the service manager, and not to the supportive housing provider.

Eligibility requirement

19. (1) A household is eligible for special needs housing if one or more of its members require accessibility modifications or provincially-funded support services in order to live independently in the community.

(2) A household need not be eligible for rent-geared-to-income assistance in order to be eligible for special needs housing.

Notice of changes

20. A household occupying special needs housing shall,

- (a) within 10 days after each change in a document or information that the household has provided to the supportive housing provider, give the supportive housing provider a written notice setting out the change; and
- (b) in the case of a change in a document, provide the changed document to the supportive housing provider within the period of time specified by the supportive housing provider.

Review of eligibility

21. (1) Once in every 12-month period after a household is determined to be eligible for special needs housing, the supportive housing provider shall review the eligibility of the household and shall determine,

- (a) whether the household continues to be eligible for special needs housing; and
- (b) if the household is occupying special needs housing, whether the household continues to be eligible for the unit it occupies.

(2) The household subject to the review shall provide such information and documents as the supportive housing provider may require within the time period specified by the supportive housing provider.

(3) The supportive housing provider may require a consent signed by any member of the household who is 16 years old or older, consenting to the disclosure to the supportive housing provider of information and documents required by the supportive housing provider for the purpose of the review.

(4) Subsection 6 (6) applies, with necessary modifications, to a consent under this section.

(5) Subsection 6 (7) applies, with necessary modifications, to a review under this section.

Cessation of eligibility

22. (1) A household that has been determined to be eligible for special needs housing ceases to be eligible for such housing, whether or not the household is occupying such housing, if,

- (a) the supportive housing provider discovers that, at the time of the initial or a subsequent determination of eligibility, the household did not meet the eligibility requirement set out in section 19;
- (b) if the household had one or more members who required accessibility modifications in order to live independently in the community, it no longer has any such members, and if the household had one or more members who required provincially-funded support services in order to live independently in the community, each such member has permanently recovered from the condition that necessitated the provision of support services and will not require support services in the future in respect of that condition;
- (c) the household fails to comply with subsection 6 (3);
- (d) the household fails to comply with section 20; or
- (e) the household fails to comply with section 21.

(2) A household that has been determined to be eligible for and that is occupying a modified unit ceases to be eligible for that unit if the household no longer has any members who require the accessibility modifications provided in that unit in order to live independently in the community.

(3) A household that has been determined to be eligible for and that is occupying a unit for which provincially-funded support services are provided ceases to be eligible for that unit if each member of the household who required support services in order to live independently in the community no longer requires the support services available for that unit and will not in the future require the support services available for that unit as a result of that condition.

TIME FOR MAKING DETERMINATIONS

Time for making determinations

23. (1) A determination about whether a household is eligible for rent-geared-to-income assistance or special needs housing must be made within 30 days after the household's application is complete.

(2) If a request for inclusion in the special priority household category is made with the household's application for rent-geared-to-income assistance, the determination about whether the household is eligible for rent-geared-to-income assistance must be made within 14 days after the household's application is complete.

(3) If the members of the household were given an opportunity to comment, under section 80 of the Act, in relation to the determination, the 30 or 14 days mentioned in subsection (1) or (2) does not include the time period,

- (a) beginning on the day the notice of that opportunity was given under subsection 55 (2); and
- (b) ending on the last day comments may be received under subsection 55 (6).

PART IV SPECIAL PRIORITY HOUSEHOLD CATEGORY

Request to be special priority household

24. (1) If a household is applying for rent-geared-to-income assistance, any member of the household who is 16 years old or older may request that the service manager determine that the household should be included in the special priority household category on the centralized waiting list.

(2) A request for a determination that a household should be included in the special priority household category may not be made except as provided in subsection (1).

(3) The request must be in writing and must state that,

- (a) a member of the household has been subject to abuse from another individual;
- (b) the abusing individual is or was living with the member or is sponsoring the member as an immigrant; and
- (c) the abused member intends to live permanently apart from the abusing individual.

(4) The request must be signed by the member making the request.

(5) If the member making the request is unable for any reason to sign the request or to make a valid request, the request may be signed on the member's behalf by another individual who,

- (a) is the parent or guardian of the member;
- (b) is an attorney of the member under a power of attorney that authorizes the attorney to make the request on the member's behalf; or
- (c) is otherwise authorized to make the request on the member's behalf.

(6) The request must include a consent signed by the abused member, consenting to the disclosure to the service manager of information and documents required by the service manager for the purpose of verifying the statement required under clause (3) (a).

(7) If the abused member is less than 16 years old or is unable for any reason to sign the consent or to give a valid consent, the consent may be signed on the member's behalf by another individual who,

- (a) is the parent or guardian of the member;
- (b) is an attorney of the member under a power of attorney that authorizes the attorney to give the consent on the member's behalf; or
- (c) is otherwise authorized to give the consent on the member's behalf.

(8) The member making the request shall provide such information and documents as the service manager may require for the purpose of verifying the statement required under clause (3) (a).

(9) If the service manager is satisfied that the member making the request or a third party is unable to provide information or a document, the service manager shall not require the member or the third party to provide that information or document.

(10) If the member making the request believes that he or she will be at risk of being abused by the abusing individual if he or she attempts to obtain information or a document, the service manager shall not require the member to provide that information or document.

(11) The service manager shall not require information as to whether the member making the request or the abused member has commenced legal proceedings against the abusing individual and shall not require information or documents relating to such proceedings.

(12) The service manager shall not require information or documents from more than one person for the purpose of verifying the statement required under clause (3) (a).

(13) If the abused member and the abusing individual used to live together but no longer do, the request must be submitted to the service manager within three months after they ceased to live together.

(14) The service manager may allow a request to be submitted later than would be allowed under subsection (13) if the service manager is satisfied that it is appropriate to do so after considering whether,

- (a) no member of the household knew that he or she could request to be included in the special priority household category;
- (b) no member of the household knew of the need to submit a request within the time limit set out in subsection (13);
- (c) the abused member is at risk of further abuse from the abusing individual;
- (d) the abused member is at risk of resuming living with the abusing individual due to financial hardship which could be alleviated by the provision of rent-geared-to-income assistance;
- (e) the abused member is in need of rent-geared-to-income assistance to alleviate financial hardship arising from legal proceedings in relation to the previous abuse; or
- (f) the abused member is attempting to use the provision of rent-geared-to-income assistance as part of an overall program of recovery and re-establishment of a safe and normal life.

(15) The member making the request may inform the service manager of the manner and form in which he or she wishes to receive communications from the service manager and of the telephone number, postal address or other address at which he or she wishes to receive such communications and, in that case, the service manager shall communicate with the member making the request only in accordance with the instructions provided by the member under this section.

(16) Upon receiving the request, the service manager shall determine whether,

- (a) the request meets the requirements of subsection (3) and the request and the consent have been signed; and
- (b) the service manager has received all other information and documents required by the service manager, including information and documents from a third party, for the purpose of verifying the statement required under clause (3) (a).

(17) Within seven business days after receiving the request, the service manager shall give the member making the request a written notice,

- (a) stating that the request is complete, if the service manager has determined that the conditions set out in subsection (16) have been met; or
- (b) stating that the request is not complete and explaining why it is not complete, if the service manager has determined that the conditions set out in subsection (16) have not been met.

(18) If the service manager gives the member making the request a written notice stating that the request is not complete, the service manager shall, if it determines subsequently that the conditions set out in subsection (16) have been met, promptly give the member making the request a written notice stating that the request is now complete.

(19) The request shall be considered to be complete for the purposes of this Regulation on the date of the written notice given by the service manager stating that the request is complete.

Special priority households

25. (1) If a request is made under section 24, the service manager shall determine that the household should be included in the special priority household category on the waiting list if the service manager verifies the statement required under clause 24 (3) (a) that a member of the household has been subject to abuse from another individual.

(2) A service manager is not required to make a decision if the request is not complete.

(3) The service manager shall accept, as verification of the statement required under clause 24 (3) (a) that a member of the household has been subject to abuse from another individual, a record described in subsection (4) that is prepared by an individual described in subsection (5), whether the record is disclosed to the service manager in written or verbal form.

(4) The record referred to in subsection (3) is any of the following:

1. A record of intervention by the police indicating that the member was abused by the abusing individual.
2. A record of physical injury caused to the member by the abusing individual.
3. A record of the application of force by the abusing individual against the member to force the member to engage in sexual activity against his or her will.
4. A record of words, actions or gestures by the abusing individual that threaten the member or his or her property including, but not limited to, the following:
 - i. Threatening to physically harm the member or another member of the household.
 - ii. Threatening to destroy or injure the member's property.
 - iii. Killing or intentionally injuring pets.
 - iv. Threatening to remove the member's children from the household.
 - v. Threatening to prevent the member from having access to his or her children.
 - vi. Forcing the member to perform degrading acts.
 - vii. Terrorizing the member.
 - viii. Threatening to take action to withdraw from sponsoring the member as an immigrant.
 - ix. Threatening to take action that might lead to the member being deported.
 - x. Other words, actions or gestures which lead the member to fear for his or her safety.
5. A record of undue or unwarranted control by the abusing individual over the member's daily personal and financial activities.

(5) The individual referred to in subsection (3) is any of the following:

1. A doctor.

2. A lawyer.
3. A law enforcement officer.
4. A member of the clergy.
5. A teacher.
6. A guidance counsellor.
7. An individual in a managerial or administrative position with a housing provider.
8. A community health care worker.
9. A social worker.
10. A social service worker.
11. A victim services worker.
12. A settlement services worker.
13. A shelter worker.
- (6) In subsection (5),

"community health care worker" means an individual employed by a community health centre to provide health and health promotion education and information and to administer health and health promotion programs;

"settlement services worker" means an individual employed by an agency or organization to assist individuals coming to Ontario to settle in, adapt to and be integrated into the community;

"shelter worker" means an individual employed by an agency or organization to assist individuals for whom the agency or organization provides accommodation in an emergency or transitional shelter because of homelessness or abuse;

"social service worker" means an individual who performs the role of a social service worker within the meaning of section 10 of Ontario Regulation 383/00 made under the *Social Work and Social Service Work Act, 1998*;

"social worker" means an individual who performs the role of a social worker within the meaning of section 9 of Ontario Regulation 383/00 made under the *Social Work and Social Service Work Act, 1998*;

"victim services worker" means an individual employed by an agency or organization to provide support initiatives for victims of crime and disaster.

(7) Once a service manager determines that a household should be included in the special priority household category on the waiting list, the service manager shall not reconsider whether that household should be included in that category.

PART V OCCUPANCY STANDARDS

Provincial occupancy standards established

26. Sections 27 and 28 establish provincial occupancy standards for the purposes of section 76 of the Act for the purposes of determining the size and type of unit in respect of which a household is eligible to receive rent-geared-to-income assistance.

Largest unit

27. (1) The largest unit a household is eligible for is determined in accordance with this section.

(2) The largest unit a household is eligible for is a unit that has,

- (a) one bedroom for any two members of the household who are spouses of each other or same-sex partners of each other;

- (b) one bedroom for each additional member of the household; and
- (c) any additional bedrooms under subsection (3).

(3) The additional bedrooms referred to in clause (2) (c) are the following:

1. An additional bedroom if one of the spouses or same-sex partners referred to in clause (2) (a) requires a separate bedroom because of a disability or medical condition.
2. An additional bedroom if the room is required to store equipment required by a member of the household because of a disability or medical condition.
3. An additional bedroom if the bedroom is required to accommodate an individual who is not a member of the household and who provides a member of the household with support services that are required because of the member's disability or medical condition.
4. An additional bedroom if a member of the household is pregnant.
5. An additional bedroom if,
 - i. a member of the household has joint custody over a child who is not a member of the household,
 - ii. the member is required to provide accommodation for the child, and
 - iii. the bedroom is required to accommodate the child.
6. An additional bedroom if,
 - i. a member of the household has visiting rights with respect to a child who is not a member of the household,
 - ii. it is a condition of the member's visiting rights that the member must provide adequate accommodation for the child when the child stays overnight with the member,
 - iii. the child will stay overnight with the member frequently, and
 - iv. the bedroom is required to accommodate the child.

(4) An additional bedroom shall be included under clause (2) (c) only if the household requests it.

Smallest unit

28. (1) The smallest unit a household is eligible for is determined in accordance with this section.

- (2) The smallest unit a household is eligible for is a unit that has,
 - (a) one bedroom for every two members of the household; and
 - (b) an additional bedroom if there is an odd number of members in the household.

(3) Despite subsection (2), if the household consists of one individual or two individuals who are spouses of each other or same-sex partners of each other, the smallest unit the household is eligible for is a bachelor unit.

Students living away from household

29. For greater certainty for the purpose of this Part, a child of a member of the household is a member of the household if the child,

- (a) is in regular full-time attendance at a recognized educational institution and, while in attendance, does not live with the household;
- (b) lives with the household while not attending that educational institution; and

- (c) is dependent, in whole or in part, on the household for financial support.

Requests under this Part

30. The following apply with respect to requests under this Part:

1. A request under this Part may be included in the application for rent-geared-to-income assistance or it may be made after the application is made.
2. If a request is made after the application for rent-geared-to-income assistance is made, the request must be in writing and must be given to the service manager.
3. Subsections 5 (2), (5) and (7) to (16) apply, with necessary modifications, with respect to a request described in paragraph 2.
4. A request may be withdrawn by the household but such a withdrawal must be in writing and must be given to the service manager.

Local occupancy standards

31. (1) The transferred housing programs that are housing programs described in subsection (2) are prescribed for the purposes of subsection 76 (4) of the Act.

(2) The housing programs referred to in subsection (1) are housing programs that are described in Table 1 of Ontario Regulation 645/00 for any of the following housing category numbers:

1. 1 (a) or 1 (b).
2. 2 (a), 2 (b), 2 (c) or 2 (d).
3. 6 (a) or 6 (b).

(3) The prescribed period of time for a service manager for the purposes of subsection 76 (4) of the Act is the year following the effective date of the earliest transfer to the service manager of the responsibility for a transferred housing program prescribed under this section.

Review of eligibility — occupancy standards

32. (1) A review under section 11 relating to a household that is occupying a rent-geared-to-income unit shall include a review of whether the size and type of the unit is within the range in respect of which the household is eligible to receive rent-geared-to-income assistance under the applicable occupancy standards.

(2) If, under a review under section 11, the service manager determines that a household occupies a rent-geared-to-income unit that is larger than the largest unit in respect of which the household is eligible to receive rent-geared-to-income assistance, the service manager shall give the housing provider written notice of that determination.

Special rule, overhoused households

33. If the service manager gives a housing provider written notice under subsection 32 (2) that a household occupies a rent-geared-to-income unit that is larger than the largest unit in respect of which the household is eligible to receive rent-geared-to-income assistance and the household is not eligible for special needs housing, the following apply:

1. If none of the housing projects that the housing provider operates in the service manager's service area has a unit, occupied or not, that is of a size within the range in respect of which the household is eligible to receive rent-geared-to-income assistance under the applicable occupancy standards, the housing provider shall give the service manager written notice of that fact and the service manager shall add the household to the centralized waiting list.

2. If paragraph 1 does not apply but one year after the notice under subsection 32 (2) is received the household remains in a unit that is larger than the largest unit in respect of which the household is eligible to receive rent-geared-to-income assistance, the housing provider shall give the service manager written notice of that fact and the service manager shall add the household to the centralized waiting list.
3. If the household is added to the centralized waiting list under paragraph 1 or 2 and the household requests to be removed from the waiting list, the household ceases to be eligible for rent-geared-to-income assistance.

Result of ceasing to be within the occupancy standard range

34. If a household occupies a rent-geared-to-income unit and that unit ceases to be within the range in respect of which the household is eligible to receive rent-geared-to-income assistance under the applicable occupancy standards, the household does not cease to be eligible for rent-geared-to-income assistance in respect of that unit except as provided under section 12.

PART VI WAITING LISTS AND PRIORITY RULES

CENTRALIZED AND SUBSIDIARY WAITING LISTS

Centralized waiting list

35. (1) A service manager shall establish and administer, under section 68 of the Act, a centralized waiting list.

(2) The service manager shall establish the centralized waiting list on or before the day that is one year after the day this Regulation begins to apply to the service area of the service manager or, if the approved local transfer plan provides for an earlier date, that earlier date.

(3) In subsection (2),

“approved local transfer plan” means a plan of the service manager under section 14 of the Act that has been approved by the Minister under that section.

Subsidiary waiting lists

36. (1) A service manager shall provide an up-to-date subsidiary waiting list for a housing project in the service area to the housing provider for the project at least once each calendar month and, in addition, at such other times as the housing provider may request.

(2) The subsidiary waiting list shall include all the households on the centralized waiting list that the centralized waiting list indicates have a preference for that housing project, ranked as required under subsection 68 (5) of the Act.

(3) The subsidiary waiting list shall also include the following for each household on the list:

1. The names of the members of the household.
2. The address at which the household can be contacted.
3. Whether the household is a special priority household or a homeless or hard to house household or whether it is included in a category, established under the local priority rules, within the waiting list.
4. The sizes and types of unit in respect of which the household is eligible to receive rent-geared-to-income assistance under the applicable occupancy standards.

Rules for the centralized waiting list

37. The following are requirements for the centralized waiting list:

1. A household shall be added to the waiting list upon the service manager determining that the household is eligible for rent-geared-to-income assistance.

2. A household shall be removed from the waiting list if it requests to be removed or if it ceases to be eligible to be included.
3. A household shall be removed from the waiting list if the household has accepted an offer of a rent-geared-to-income unit.
4. Paragraph 3 does not apply with respect to the acceptance of an offer of temporary housing that is to be provided while one or more members of the household are receiving treatment or counselling or that is provided because the household is in need of emergency shelter.
5. The size of unit with respect to which a household has indicated a preference, either in the household's application for rent-geared-to-income assistance or subsequently, shall be indicated on the waiting list.
6. A household may indicate a preference either for,
 - i. all sizes of units within the range in respect of which the household is eligible to receive rent-geared-to-income assistance under the applicable occupancy standards, or
 - ii. the largest of the units described in subparagraph i.
7. If a household does not indicate any preference for a size of housing unit, it shall be deemed to have indicated a preference for the largest unit under subparagraph 6 ii.
8. The housing projects with respect to which a household has indicated a preference, either in the household's application for rent-geared-to-income assistance or subsequently, shall be indicated on the waiting list.
9. A preference for a housing project by a household that does not meet the requirements of the mandate under section 99 of the Act of the housing provider with respect to the housing project is ineffective and shall not be indicated on the waiting list.
10. A service manager shall establish geographic areas for the purposes of the waiting list and a household may indicate a preference for all the housing projects in a geographic area by indicating a preference for that geographic area.
11. If a household does not indicate any preference for a housing project it shall be deemed to have indicated a preference for all the housing projects in the service area.
12. A household's preference for a housing project or geographic area shall be removed if the household requests it.

Special rule, transfers to another housing provider in same service area

38. The following apply with respect to a household occupying a rent-geared-to-income unit that wishes to transfer to another rent-geared-to-income unit in a housing project operated by a different housing provider within the same service area:

1. The household may request to be added to the centralized waiting list by submitting an application signed by all members of the household who are 16 years old or older.
2. If a member of the household who is 16 years old or older is unable for any reason to sign the application, or to make a valid application, the application may be signed on the member's behalf by another individual who,
 - i. is the parent or guardian of the member,
 - ii. is an attorney of the member under a power of attorney that authorizes the attorney to make the application, or
 - iii. is otherwise authorized to make the application on the member's behalf.

3. A household that makes a request in accordance with paragraph 1 shall be added to the centralized waiting list.

Refusal of three offers — ineligibility

39. (1) A household that is on the centralized waiting list for rent-geared-to-income units, other than a household that has been determined to be eligible for special needs housing, ceases to be eligible for rent-geared-to-income assistance if the household refuses three offers of a rent-geared-to-income unit.

(2) Subsection (1) applies with respect to the refusal of an offer only if the following are satisfied:

1. The size of unit that is offered is a size for which the household has indicated a preference.
2. The unit that is offered is a unit in respect of which the household would be eligible for rent-geared-to-income assistance.
3. The unit that is offered is in a housing project for which the household has indicated a preference.

(3) Subsection (1) does not apply with respect to the refusal of a bachelor unit by a household consisting of two spouses or same-sex partners.

(4) Subsection (1) does not apply with respect to a refusal by a household that is in temporary housing that is to be provided while one or more members of the household are receiving treatment or counselling or that is provided because the household is in need of emergency shelter.

Provincial priority rules established

40. Sections 41 and 42 establish provincial priority rules for ranking households on centralized and subsidiary waiting lists for the purposes of section 77 of the Act.

Ranking according to date

41. (1) A household ranks higher than another household with a later ranking date.

(2) The ranking date for a household that was added to the centralized waiting list under paragraph 1 of section 37 is the date the household applied for rent-geared-to-income assistance.

(3) Despite subsection (2), if the service manager so provides in the local priority rules, the ranking date for a household that has indicated a preference for a housing project after the determination that the household is eligible for rent-geared-to-income assistance is, with respect to the housing project, the date the household indicated that preference.

(4) The ranking date for a household that was added to the centralized waiting list under section 38 is,

- (a) the date the household requested to be added to the centralized waiting list; or
- (b) if the household occupies a unit provided by an alternative housing provider under its mandate to provide housing to homeless or hard to house households, the date the household applied for rent-geared-to-income assistance before first beginning to receive rent-geared-to-income assistance.

(5) The ranking date for a household that was added to the centralized waiting list under section 33 is the date the household applied for rent-geared-to-income assistance before first beginning to receive rent-geared-to-income assistance.

Priority for special priority households

42. (1) Despite section 41, a special priority household ranks higher than another household that is not a special priority household.

(2) A special priority household ranks higher than another special priority household if the service manager determines that a member of

the first household is at a greater risk of being abused than the members of the other household.

(3) Subject to subsection (2), if the abused member of a special priority household lives with the abusing individual, that household ranks higher than another special priority household for which that is not the case.

(4) Subject to subsections (2) and (3), a special priority household ranks higher than another special priority household with a later special priority ranking date.

(5) The special priority ranking date is the date the household requested to be included in the special priority household category.

Provincial priority rules prevail over local priority rules

43. If a local priority rule is inconsistent with a provincial priority rule, the provincial priority rule prevails to the extent of the inconsistency.

Transition, new centralized waiting lists

44. (1) All households that, immediately before the establishment of a centralized waiting list, are already on waiting lists for housing projects covered by the centralized waiting list shall be added to the centralized waiting list.

(2) Subject to subsection (3), the ranking date for a household added under subsection (1), shall be the date the household applied for rent-geared-to-income assistance.

(3) If, before the establishment of the centralized waiting list, different dates were used for the purposes of ranking households, the service manager may use those different dates as the ranking dates.

SPECIAL NEEDS WAITING LISTS

Special needs waiting lists

45. (1) This section applies with respect to waiting lists for special needs housing required under section 74 of the Act.

(2) The following are requirements for waiting lists for special needs housing:

1. A household shall be added to a waiting list upon being determined to be eligible for special needs housing.
2. A household shall be removed from a waiting list if it requests to be removed or if it ceases to be eligible to be included.
3. A household shall be removed from a waiting list if the household has accepted an offer of special needs housing.

(3) The following apply with respect to a household occupying a special needs housing unit that wishes to transfer to another special needs housing unit within the same service area:

1. The household may request to be added to a waiting list for special needs housing by submitting an application signed by all members of the household who are 16 years old or older.
2. If a member of the household who is 16 years old or older is unable for any reason to sign the application, or to make a valid application, the application may be signed on the member's behalf by another individual who,
 - i. is the parent or guardian of the member,
 - ii. is an attorney of the member under a power of attorney that authorizes the attorney to make the application, or
 - iii. is otherwise authorized to make the application on the member's behalf.
3. A household that makes a request in accordance with paragraph 1 shall be added to the waiting list.

(4) If the responsibility for administering a waiting list for special needs housing is transferred, the former administrator of the waiting list shall forward the waiting list and all information relating to the waiting list to the new administrator of the waiting list.

(5) If a service manager, supportive housing provider or lead agency that is required to establish and administer one or more waiting lists for special needs housing under section 74 of the Act administers, immediately before this Regulation comes into force in the service manager's service area, a waiting list for special needs housing, that waiting list is continued as a waiting list under section 74 of the Act.

PART VII CALCULATION OF GEARED-TO-INCOME RENT

Definition

46. In this Part, unless the context otherwise requires,

"benefit unit" means a benefit unit under the *Ontario Works Act, 1997* or the *Ontario Disability Support Program Act, 1997*;

"dependant" has the same meaning as in Ontario Regulation 134/98 made under the *Ontario Works Act, 1997*;

"recipient", "same-sex partner" and "spouse" have the same meaning as in the *Ontario Works Act, 1997*.

Geared-to-income rent payable

47. (1) For the purpose of section 69 of the Act, the geared-to-income rent payable for a month by a household that is eligible for rent-geared-to-income assistance and that occupies a rent-geared-to-income unit is the amount obtained by,

- (a) if the household has at least one benefit unit to which section 48 applies, determining under section 48 the rent attributable for the month to each of such benefit units;
- (b) if the household has at least one family unit that is not, and no part of which is, a benefit unit to which section 48 applies, determining under section 49 the rent attributable for the month to each of such family units;
- (c) if the household has at least one family unit a part of which is a benefit unit to which section 48 applies and the other part of which is not, determining under section 49 the rent attributable for the month to the part of each of such family units that is not a benefit unit to which section 48 applies;
- (d) calculating the sum of all the amounts determined under clauses (a), (b) and (c);
- (e) adding, to the amount calculated under clause (d), the amount of the increases, if any, required by section 51 in respect of services or utilities; and
- (f) subtracting, from the amount calculated under clause (d), the amount of the reductions, if any, required by section 51 in respect of services, utilities or heating.

(2) Despite subsection (1),

- (a) the minimum geared-to-income rent payable for a month by a household that is eligible for rent-geared-to-income assistance is \$85; and
- (b) the maximum geared-to-income rent payable for a month by a household that is eligible for rent-geared-to-income assistance is the rent that would be payable for the unit occupied by the household if the unit were occupied by a household not eligible for rent-geared-to-income assistance.

(3) The geared-to-income rent payable for a fraction of a month is the amount obtained by multiplying the geared-to-income rent payable for the month by the fraction of the month for which the rent is payable.

Benefit units

48. (1) In the case of a benefit unit under the *Ontario Works Act, 1997* consisting of a recipient with no spouse or same-sex partner but with one or more other dependants, the rent attributable for a month to a benefit unit of a size set out in Column 1 of Table 3 is the amount set out opposite the benefit unit in Column 2 of Table 3.

(2) Subsection (1) does not apply to a benefit unit of a size set out in Column 1 of Table 3 if the total non-benefit income for the month of the members of the benefit unit exceeds the amount set out opposite the benefit unit in Column 3 of Table 3.

(3) In the case of a benefit unit under the *Ontario Works Act, 1997*, other than one described in subsection (1), the rent attributable for a month to a benefit unit of a size set out in Column 1 of Table 4 is the amount set out opposite the benefit unit in Column 2 of Table 4.

(4) Subsection (3) does not apply to a benefit unit of a size set out in Column 1 of Table 4 if the total non-benefit income for the month of the members of the benefit unit exceeds the amount set out opposite the benefit unit in Column 3 of Table 4.

(5) In the case of a benefit unit under the *Ontario Disability Support Program Act, 1997*, the rent attributable for a month to a benefit unit of a size set out in Column 1 of Table 5 is the amount set out opposite the benefit unit in Column 2 of Table 5.

(6) Subsection (5) does not apply to a benefit unit of a size set out in Column 1 of Table 5 if the total non-benefit income for the month of the members of the benefit unit exceeds the amount set out opposite the benefit unit in Column 3 of Table 5.

(7) Subsection (5) does not apply to a benefit unit if,

- (a) the total amount of a spouse's allowance under the *Old Age Security Act* (Canada) payable to the benefit unit for the month exceeds the amount payable to the benefit unit for basic needs for the month under paragraph 1 of subsection 30 (1) of Ontario Regulation 222/98 made under the *Ontario Disability Support Program Act, 1997*; or
- (b) the total amount of disability benefits under the *Canada Pension Plan* payable to the benefit unit for the month exceeds the amount payable to the benefit unit for basic needs for the month under paragraph 1 of subsection 30 (1) of Ontario Regulation 222/98 made under the *Ontario Disability Support Program Act, 1997*.

(8) For the purposes of subsections (2), (4) and (6), the total non-benefit income of the members of a benefit unit for a month shall be determined in accordance with subsections 50 (2) to (6), with the following exceptions:

1. A reference to "For the purpose of subclause (1) (a) (i)" shall be deemed to be a reference to "For the purposes of subsections 48 (2), (4) and (6)".
2. A reference to "family unit" shall be deemed to be a reference to "benefit unit".
3. Paragraphs 42, 43, 44, 45, 46 and 47 of subsection 50 (3) do not apply to the determination of non-benefit income.
4. The following shall not be included in non-benefit income:
 - i. A payment received under the *Ontario Works Act, 1997*.
 - ii. A payment received under the *Ontario Disability Support Program Act, 1997*.

Family units

49. (1) This section applies to a family unit that is not, and no part of which is, a benefit unit to which section 48 applies.

(2) In the case of a family unit a part of which is a benefit unit to which section 48 applies and the other part of which is not, this sec-

tion applies to the part of the family unit that is not a benefit unit to which section 48 applies.

(3) The rent attributable for a month to a family unit to which this section applies, as described in subsection (1), or a part of a family unit to which this section applies, as described in subsection (2), is the amount obtained by,

- (a) calculating 30 per cent of the adjusted family income for the month, as determined under section 50, of the family unit or the part of the family unit; and
- (b) if the family unit or the part of the family unit has a member described in subsection (4) and the sum of the income and imputed income of the member for the month, as determined in accordance with subsections 50 (2) to (11), is equal to or greater than \$75, subtracting from the amount calculated under clause (a) 15 per cent of the first \$1,000 of the sum of the income and imputed income of the member for the month.

(4) The member referred to in clause (3) (b) and subclause 50 (1) (b) (iii) is a member who,

- (a) is a child of another member of the family unit;
- (b) lives with and has always lived with the member mentioned in clause (a);
- (c) does not have and has never had a spouse or same-sex partner; and
- (d) is not the parent of an individual living with the household containing the family unit.

Adjusted family income

50. (1) For the purpose of clause 49 (3) (a), the adjusted family income of a family unit for a month is, subject to subsection (13), the amount obtained by,

- (a) adding,
 - (i) the income of each of the members of the family unit for the month, as determined under subsections (2) to (7), and
 - (ii) the imputed income of each of the members of the family unit for the month from his or her interests in non-income-producing assets, as determined under subsections (8) to (11); and
- (b) subtracting, from the amount determined under clause (a),
 - (i) \$75, in the case of a family unit that has no children and only one individual who has employment-related income in the month,
 - (ii) \$150, in the case of a family unit that has,
 - (A) at least one child, and at least one individual who has employment-related income in the month, or
 - (B) at least two individuals who have employment-related income in the month, and
 - (iii) the sum of the income and imputed income for the month of each member of the family unit who is described in subsection 49 (4), if the sum of the income and imputed income of that member for the month, as determined in accordance with subsections (2) to (11), is less than \$75.

(2) For the purpose of subclause (1) (a) (i), the income of a member of a family unit for a month is the total amount of all payments of any nature paid to or on behalf of or for the benefit of the member during the month, subject to subsections (3), (5) and (6).

(3) For the purpose of subclause (1) (a) (i), the following shall not be included in income, subject to subsection (4):

1. A payment received under section 49 of the *Ontario Disability Support Program Act, 1997* to provide financial assistance for children with severe disabilities.
2. A payment received from a children's aid society on behalf of a child in care under the *Child and Family Services Act*.
3. A payment received under clause 175 (f) of the *Child and Family Services Act*.
4. A payment received under subsection 2 (2) of the *Developmental Services Act*.
5. A payment received under the *Ministry of Community and Social Services Act*.
6. A payment, refund or credit received under the *Income Tax Act* (Ontario).
7. A payment, refund or credit received under the *Income Tax Act* (Canada).
8. A death benefit received under the *Canada Pension Plan*.
9. A payment received from the Department of Indian Affairs and Northern Development (Canada) or from a band for board and lodging of a student attending a secondary school not on the reserve.
10. A payment received pursuant to the *Indian Act* (Canada) under a treaty between Her Majesty in right of Canada and a band, other than funds for post-secondary education.
11. A payment received from a band as an incentive bonus for school attendance by a person who is a child of a member of the family unit and who is attending school.
12. A payment received under Order in Council P.C. 1977-2496 made under section 40 of the *Indian Act* (Canada).
13. A payment received under the Extraordinary Assistance Plan (Canada).
14. A grant received under the *Employment Insurance Act* (Canada) and used for the purpose of the purchase by a member of a benefit unit under the *Ontario Works Act, 1997* of a training course approved by an administrator under that Act.
15. A Canada Education Savings Grant, if it is paid into a Registered Education Savings Plan for a child of a member of the family unit.
16. A payment received from Human Resources Development Canada under the program called the "Opportunities Fund for Persons with Disabilities", if the payment has been or will be applied to costs incurred or to be incurred as a result of participation in employment-related activities.
17. A capital gain.
18. The proceeds received from the sale, liquidation or other disposition of real or personal property.
19. Interest received from or accrued in a prepaid funeral plan.
20. Interest, dividends or any other income received from or accrued in a locked-in Registered Retirement Savings Plan.
21. An inheritance.
22. Lottery winnings.
23. A donation received from a religious, charitable or benevolent organization.
24. A casual gift or casual payment of small value.
25. A loan.

26. Income received by a student who is in regular full-time attendance at a recognized educational institution if,
 - i. the institution is a primary or secondary institution, or
 - ii. the institution is a post-secondary institution and the student,
 - A. is a single student, as defined in Regulation 774 of the Revised Regulations of Ontario, 1990 made under the *Ministry of Training, Colleges and Universities Act*,
 - B. had not been out of a secondary institution for more than five years as of the start of his or her current study period in the post-secondary institution, and
 - C. has been a full-time student at a secondary or post-secondary institution for at least 12 consecutive months on two or more occasions.
 27. An award or a grant received from the Ministry of Training, Colleges and Universities by a student enrolled in a post-secondary institution.
 28. A bursary received under paragraph 18 of subsection 8 (1) of the *Education Act* by a student in regular full-time attendance at a secondary school.
 29. A payment received by a student from the Canada Millennium Scholarship Foundation.
 30. An allowance received for room and board in respect of employment away from the unit one occupies.
 31. An allowance received for expenses incurred in travelling in respect of employment.
 32. An allowance or a payment received for child care, transportation, tuition or other expenses in respect of any job training or employment-related program in which one is enrolled.
 33. A benefit received from Veterans Affairs Canada under the Veterans Independence Program.
 34. A war reparation payment, made either in periodic instalments or in a lump sum amount.
 35. An amount received as damages or compensation for,
 - i. pain and suffering resulting from an injury to or the death of a member of the household, or
 - ii. expenses reasonably incurred or to be incurred as a result of an injury to or the death of a member of the household.
 36. A lump sum insurance payment.
 37. A lump sum severance payment arising from a dismissal from employment.
 38. A lump sum payment received under a decision of a court.
 39. A lump sum payment received under a decision of a statutory tribunal.
 40. A payment received under any of the following agreements to which the Province of Ontario is a party:
 - i. The Helpline Reconciliation Model Agreement.
 - ii. The Multi-Provincial/Territorial Assistance Program Agreement.
 - iii. The Grandview Agreement.
 41. A payment received under the Ontario Hepatitis C Assistance Plan.
 42. The total amount of spouse's allowance payments under the *Old Age Security Act* (Canada) received by a benefit unit under the *Ontario Disability Support Program Act, 1997* for the month, if that amount is equal to or less than the amount received by the benefit unit for basic needs for the month under paragraph 1 of subsection 30 (1) of Ontario Regulation 222/98 made under the *Ontario Disability Support Program Act, 1997*.
 43. The total amount of disability benefits under the *Canada Pension Plan* received by a benefit unit under the *Ontario Disability Support Program Act, 1997* for the month, if that amount is equal to or less than the amount received by the benefit unit for basic needs for the month under paragraph 1 of subsection 30 (1) of Ontario Regulation 222/98 made under the *Ontario Disability Support Program Act, 1997*.
 44. The total amount of income support received by a benefit unit under the *Ontario Disability Support Program Act, 1997* for the month, if the amount received by the benefit unit for basic needs for the month under paragraph 1 of subsection 30 (1) of Ontario Regulation 222/98 made under that Act is less than the total amount of spouse's allowance payments under the *Old Age Security Act* (Canada) received by the benefit unit for the month.
 45. The total amount of income support received by a benefit unit under the *Ontario Disability Support Program Act, 1997* for the month, if the amount received by the benefit unit for basic needs for the month under paragraph 1 of subsection 30 (1) of Ontario Regulation 222/98 made under that Act is less than the total amount of disability benefits under the *Canada Pension Plan* received by the benefit unit for the month.
 46. The total amount of payments under the *Ontario Works Act, 1997* received by a benefit unit under that Act for the month if,
 - i. in the case of a benefit unit consisting of a recipient with no spouse or same-sex partner but with one or more other dependants, the total non-benefit income for the month of the members of the benefit unit exceeds the amount set out opposite the benefit unit in Column 3 of Table 3, or
 - ii. in the case of a benefit unit other than one described in subparagraph i, the total non-benefit income for the month of the members of the benefit unit exceeds the amount set out opposite the benefit unit in Column 3 of Table 4.
 47. The total amount of payments under the *Ontario Disability Support Program Act, 1997* received by a benefit unit under that Act for the month, if the total non-benefit income for the month of the members of the benefit unit exceeds the amount set out opposite the benefit unit in Column 3 of Table 5.
 48. A payment received under subsection 147 (14) of the *Workers' Compensation Act*, as it read on December 31, 1997.
 49. A lump sum payment received under the 1986-1990 Hepatitis C Settlement Agreement made as of June 15, 1999 among the Attorney General of Canada, Her Majesty the Queen in right of Ontario and others.
 50. A payment received from the Government of Alberta as compensation for sterilization.
 51. A payment received under the Walkerton Compensation Plan.
- (4) Interest received or accrued on an amount excluded from the income of a member of a family unit under subsection (3), other than interest on an amount excluded under paragraph 19 or 20 of subsection (3), shall be included in the income of that member.
- (5) The income of a member of a family unit from a business shall be reduced by all deductions allowed by the Canada Customs and Revenue Agency from income from a business, except for the following:

1. Capital cost allowances for the depreciation of assets.
2. Rent paid by the member for the unit occupied by the member, where the member operates the business from the unit.
3. Child care expenses.

(6) The income of a member of a family unit shall be reduced by the amount of all support payments made by the member under an order made under the *Divorce Act* (Canada), the *Family Law Act*, or the *Reciprocal Enforcement of Support Orders Act*.

(7) For the purposes of paragraphs 46 and 47 of subsection (3), the total non-benefit income of the members of a benefit unit for a month shall be determined in accordance with subsections (2) to (6), with the following exceptions:

1. A reference to "For the purpose of subclause (1) (a) (i)" shall be deemed to be a reference to "For the purposes of paragraphs 46 and 47 of subsection (3)".
2. A reference to "family unit" shall be deemed to be a reference to "benefit unit".
3. Paragraphs 42, 43, 44, 45, 46 and 47 of subsection (3) do not apply to the determination of non-benefit income.
4. The following shall not be included in non-benefit income:
 - i. A payment received under the *Ontario Works Act, 1997*.
 - ii. A payment received under the *Ontario Disability Support Program Act, 1997*.

(8) A non-income-producing locked-in Registered Retirement Savings Plan shall not be included in non-income producing assets for the purpose of subclause (1) (a) (ii).

(9) For the purpose of subclause (1) (a) (ii), the imputed income of a member of a family unit for a month from his or her interest in a non-income-producing asset is the amount determined using the formula,

$$A \times B$$

in which,

"A" is the value of the member's interest in the non-income-producing asset,

"B" is one-twelfth of the annual interest rate payable in the first year on the most recently issued series of Canada Savings Bonds, with the annual interest rate rounded down to the nearest whole percentage.

(10) If a member of a family unit transfers, by sale, lease, gift or in any other manner, his or her interest in a non-income-producing asset to a person who is not a member of the household, less than 36 months before the date the household applies for rent-gear-to-income assistance or any time after the household applies for rent-gear-to-income assistance, the member shall be deemed, for the purposes of subclause (1) (a) (ii) and subsection (9), still to have the interest in the asset, unless the service manager is satisfied that the transfer was effected in good faith and not for the purpose of reducing the member's imputed income so as to reduce the amount of geared-to-income rent payable by the household.

(11) If a member of a family unit is deemed under subsection (10) still to have an interest in a transferred asset, the value of the member's interest in the asset on a date that is after the date of the transfer shall be calculated, for the purpose of "A" in the formula in subsection (9), by reducing the value of the member's interest in the asset on the date of the transfer by \$2,000 on each anniversary of the date of the transfer.

(12) For the purpose of clause (1) (b), an individual has employment-related income if he or she receives wages, a salary, a commission, a bonus, tips, gratuities, vacation pay, remuneration as a dependent contractor, income from work in a business that the individual directly or indirectly operates and controls, unemployment benefits under the *Employment Insurance Act* (Canada), payments for a loss of earnings under the insurance plan in the *Workplace Safety and Insurance Act, 1997*, or payments for sick leave or a short-term disability under a private or workplace insurance plan.

(13) If a service manager has reason to believe that the adjusted family income of a family unit fluctuates from month to month, the service manager, in determining the rent attributable for a month to a family unit under subsection 49 (3), may use, as the adjusted family income of the family unit for a month, the average monthly adjusted family income of the family unit over such period of time as the service manager considers reasonable in the circumstances.

(14) In applying this section to a family unit, a part of which is a benefit unit to which section 48 applies and the other part of which is not, a reference in this section to a family unit shall be deemed to be a reference to the part of the family unit that is not a benefit unit to which section 48 applies.

Services, utilities and heating

51. (1) If a household receives from its housing provider, or from a person who has entered into an agreement with the housing provider, a service or utility set out in Column 2 of Table 6, the amount calculated under clause 47 (1) (d) for the household shall be increased by the amount set out opposite the service or utility in the column of Table 6 that sets out the type of unit occupied by the household.

(2) If a household pays directly for a service or utility set out in Column 2 of Table 7, the amount calculated under clause 47 (1) (d) for the household shall be reduced by the amount set out opposite the service or utility in the column of Table 7 that sets out the type of unit occupied by the household.

(3) If a household pays directly for the principal heating of the unit it occupies and the unit is heated by oil, the amount calculated under clause 47 (1) (d) for a household occupying a unit of a type set out in Column 2 of Table 8 shall be reduced by the amount set out opposite the unit in the column of Table 8 that sets out the region of Ontario in which the unit is located.

(4) If a household pays directly for the principal heating of the unit it occupies and the unit is heated by gas, the amount calculated under clause 47 (1) (d) for a household occupying a unit of a type set out in Column 2 of Table 9 shall be reduced by the amount set out opposite the unit in the column of Table 9 that sets out the region of Ontario in which the unit is located.

(5) If a household pays directly for the principal heating of the unit it occupies and the unit is heated by electricity, the amount calculated under clause 47 (1) (d) for a household occupying a unit of a type set out in Column 2 of Table 10 shall be reduced by the amount set out opposite the unit in the column of Table 10 that sets out the region of Ontario in which the unit is located.

(6) For the purposes of subsections (3), (4) and (5), a unit shall be considered to be located in a region of Ontario set out in Column 1 of Table 11 if the unit is located in a municipality or district set out opposite the region in Column 2 of Table 11.

Review of geared-to-income rent payable

52. (1) Once in every 12-month period after a household begins to receive rent-gear-to-income assistance, the service manager shall review the geared-to-income rent payable by the household and shall determine whether that rent should be reduced, be increased or remain the same.

(2) A service manager may review the geared-to-income rent payable by a household receiving rent-gear-to-income assistance more

frequently than once in every 12-month period if the service manager considers such a review to be desirable.

(3) The household subject to the review shall provide such information and documents as the service manager may require within the time period specified by the service manager.

(4) The service manager may require a consent signed by any member of the household who is 16 years old or older, consenting to the disclosure to the service manager of information and documents required by the service manager for the purpose of the review.

(5) Subsection 5 (9) applies, with necessary modifications, to a consent under this section.

(6) Subsections 5 (3), (4), (6), (10) and (11) apply, with necessary modifications, to a review under this section.

(7) Subject to subsections (10), (11) and (13), if on a review under this section, a service manager determines that the geared-to-income rent payable by a household should be reduced, the rent reduction takes effect on the first day of the month following the month in which the service manager gives the household written notice under section 69 of the Act of the service manager's decision to reduce the geared-to-income rent payable.

(8) Subject to subsections (9), (10), (12) and (14), if on a review under this section, a service manager determines that the geared-to-income rent payable by a household should be increased, the rent increase takes effect on the first day of the second month following the month in which the service manager gives the household written notice under section 69 of the Act of the service manager's decision to increase the geared-to-income rent payable.

(9) If, on a review under this section, a service manager determines that the geared-to-income rent payable by a household should be increased by an amount less than \$10, the service manager may decide,

(a) to implement the increase; or

(b) not to implement the increase.

(10) If one or more members of a household request an internal review of a decision made by a service manager under this section to reduce or increase the geared-to-income rent payable by the household, and if the decision made on the internal review is that the geared-to-income rent payable by the household should remain the same, subsections (7) and (8) do not apply.

(11) If one or more members of a household request an internal review of a decision made by a service manager under this section to reduce the geared-to-income rent payable by the household, and if the decision made on the internal review is to reduce the geared-to-income rent payable by the household, whether by the same amount as or by a different amount from that originally specified by the service manager, the rent reduction takes effect on the day that is the later of,

(a) the first day of the month following the month in which the service manager gives the members who requested the internal review written notice under subsection 58 (6) of the decision made on the internal review; and

(b) the day referred to in subsection (7).

(12) If one or more members of a household request an internal review of a decision made by a service manager under this section to increase the geared-to-income rent payable by the household, and if the decision made on the internal review is to increase the geared-to-income rent payable by the household, whether by the same amount as or by a different amount from that originally specified by the service manager, the rent increase takes effect on the day that is the later of,

(a) the first day of the month following the month in which the service manager gives the members who requested the internal review written notice under subsection 58 (6) of the decision made on the internal review; and

(b) the day referred to in subsection (8).

(13) If one or more members of a household request an internal review of a decision made by a service manager under this section to reduce the geared-to-income rent payable by the household, and if the decision made on the internal review is to increase the geared-to-income rent payable by the household, subsection (7) does not apply and the rent increase takes effect on the first day of the month following the month in which the service manager gives the members who requested the internal review written notice under subsection 58 (6) of the decision made on the internal review.

(14) If one or more members of a household request an internal review of a decision made by a service manager under this section to increase the geared-to-income rent payable by the household, and if the decision made on the internal review is to reduce the geared-to-income rent payable by the household, subsection (8) does not apply and the rent reduction takes effect on the first day of the month following the month in which the service manager gives the members who requested the internal review written notice under subsection 58 (6) of the decision made on the internal review.

Change in rent upon new information outside a review

53. (1) If a household notifies a service manager under section 10 of a change in the income or assets of the household, the service manager shall redetermine the geared-to-income rent payable by the household in accordance with section 47.

(2) Subject to subsections (5), (6) and (8), if the service manager determines that the geared-to-income rent payable by the household should be reduced as a result of the change in income or assets, the rent reduction takes effect on the first day of the month following the month in which the change occurred.

(3) Subject to subsection (4), (5), (7) and (9), if the service manager determines that the geared-to-income rent payable by the household should be increased as a result of the change in income or assets, the rent increase takes effect on the first day of the second month following the month in which the change occurred.

(4) If the service manager determines that the geared-to-income rent payable by the household should be increased by an amount less than \$10, the service manager may decide,

(a) to implement the increase; or

(b) not to implement the increase.

(5) If one or more members of a household request an internal review of a decision made by a service manager under this section to reduce or increase the geared-to-income rent payable by the household, and if the decision made on the internal review is that the geared-to-income rent payable by the household should remain the same, subsections (2) and (3) do not apply.

(6) If one or more members of a household request an internal review of a decision made by a service manager under this section to reduce the geared-to-income rent payable by the household, and if the decision made on the internal review is to reduce the geared-to-income rent payable by the household, whether by the same amount as or by a different amount from that originally specified by the service manager, the rent reduction takes effect on the day that is the later of,

(a) the first day of the month following the month in which the service manager gives the members who requested the internal review written notice under subsection 58 (6) of the decision made on the internal review; and

(b) the day referred to in subsection (2).

(7) If one or more members of a household request an internal review of a decision made by a service manager under this section to increase the geared-to-income rent payable by the household, and if the decision made on the internal review is to increase the geared-to-income rent payable by the household, whether by the same amount as or by a different amount from that originally specified by the service manager, the rent increase takes effect on the day that is the later of,

- (a) the first day of the month following the month in which the service manager gives the members who requested the internal review written notice under subsection 58 (6) of the decision made on the internal review; and
- (b) the day referred to in subsection (3).

(8) If one or more members of a household request an internal review of a decision made by a service manager under this section to reduce the geared-to-income rent payable by the household, and if the decision made on the internal review is to increase the geared-to-income rent payable by the household, subsection (2) does not apply and the rent increase takes effect on the first day of the month following the month in which the service manager gives the members who requested the internal review written notice under subsection 58 (6) of the decision made on the internal review.

(9) If one or more members of a household request an internal review of a decision made by a service manager under this section to increase the geared-to-income rent payable by the household, and if the decision made on the internal review is to reduce the geared-to-income rent payable by the household, subsection (3) does not apply and the rent reduction takes effect on the first day of the month following the month in which the service manager gives the members who requested the internal review written notice under subsection 58 (6) of the decision made on the internal review.

Reimbursement of service manager

54. (1) If a household has paid less geared-to-income rent for a period than it should have paid and the service manager has requested the household, under subsection 86 (1) of the Act, to reimburse the service manager for the excess amount of rent-geared-to-income assistance the service manager has paid in respect of the household for the period, the amount to be paid to the service manager, for the purpose of subsection 86 (3) of the Act, is the difference between the amount of geared-to-income rent paid by the household for the period and the amount of geared-to-income rent that the household should have paid for the period.

(2) If the service manager has decided under subsection 86 (4) of the Act to collect the amount owing by a household by increasing the amount of the geared-to-income rent payable by the household beyond the amount that would otherwise be payable by the household, so that the amount of rent-geared-to-income assistance payable by the service manager in respect of the household will be less than the amount that would otherwise be payable by the service manager, the amount of the increase cannot, for the purpose of subsection 86 (5) of the Act, exceed 10 per cent of the geared-to-income rent that would otherwise be payable by the household.

(3) The written notice that the service manager is required to give a household under subsection 86 (6) of the Act, before increasing the amount of geared-to-income rent payable by the household under subsection 86 (4) of the Act, shall specify,

- (a) the amount of the increased rent payable by the household; and
- (b) that the rent increase takes effect on the first day of the second month following the month in which the notice is given.

(4) Within seven business days after giving a household written notice under subsection 86 (6) of the Act of an increase in the amount of geared-to-income rent payable by the household for the unit it occupies, a service manager shall give the housing provider providing the unit written notice of the increase.

PART VIII PROCEDURAL PROVISIONS — DECISIONS, INTERNAL REVIEWS, NOTICES

Opportunity to comment, section 80 of the Act

55. (1) This section prescribes the restrictions and requirements that apply with respect to giving members of a household an opportunity to comment, under section 80 of the Act, on information that may form a significant basis for a decision.

(2) A service manager, supportive housing provider or lead agency that is required to give members of a household an opportunity to comment shall give the household a notice of that opportunity.

(3) The notice referred to in subsection (2) must contain the following:

- 1. A summary of the information.
- 2. A description of the proposed decision.
- 3. A statement that any member of the household may comment on the information.
- 4. A date that, unless the members of the household waive their right to comment earlier, will be the last date comments may be received.

(4) The date referred to in paragraph 4 of subsection (3) must be set so that it is at least 30 days after the date the notice is given.

(5) Comments must be in writing and must be signed by the individual or individuals providing the comments.

(6) Comments must be received before the date referred to in paragraph 4 of subsection (3) or, if all members of the household submit to the service manager written waivers of their right to make comments or additional comments, before the day the last of the waivers is received.

(7) If the decision is with respect to a request for inclusion in the special priority household category, the notices referred to in subsection (2) relating to that decision and the decision with respect to the application for rent-geared-to-income assistance with which the request was made shall be given only to the individual who made the request and not to all members of the household.

(8) Individuals who have been given an opportunity to comment are not entitled to an additional opportunity to comment even if the decision that is made after any comments are considered is different from the decision that was proposed.

Notices of decisions

56. (1) This section prescribes the restrictions and requirements for written notices required under the following provisions of the Act:

- 1. Subsection 66 (5) (eligibility for assistance).
- 2. Subsection 67 (4) (type of accommodation).
- 3. Subsection 68 (4) (category).
- 4. Subsection 68 (6) (waiting lists for units).
- 5. Subsection 69 (3) (amount of geared-to-income rent).
- 6. Subsection 70 (4) (deferral of rent).
- 7. Subsection 72 (5) (eligibility for special needs housing).
- 8. Subsection 73 (4) (type of accommodation).
- 9. Subsection 74 (5) (waiting lists for special needs housing).

(2) A notice must contain the following:

1. A statement of the date the decision to which the notice relates was made.
 2. If members of the household were given an opportunity to comment under section 80 of the Act before the decision was made,
 - i. a statement of the date the notice under subsection 55 (2) was given,
 - ii. a statement of the date before which any comments must have been received, and
 - iii. a statement of which members of the household provided comments.
 3. If a member of the household may request an internal review of the decision under section 82 of the Act,
 - i. a statement of the reasons for the decision,
 - ii. a statement that the member of the household is entitled to request a review, and
 - iii. information on how to request a review and what the deadline is for doing so.
 4. If no member of the household may request an internal review of the decision under section 82 of the Act, a statement that the decision is final and that an internal review may not be requested.
- (3) A notice must be given within seven business days after the decision to which the notice relates is made.

(4) If a decision is made under subsection 66 (1) of the Act that a household is eligible for rent-geared-to-income assistance, the following apply:

1. The following notices must accompany the notice of the decision that the household is eligible for rent-geared-to-income assistance:
 - i. Notice of the decision, under section 67 of the Act, about what type of assistance is permissible.
 - ii. If a request for inclusion in the special priority household category was made with the application for rent-geared-to-income assistance, notice of the decision, under section 68 of the Act, about whether the household should be included in the special priority household category.
 - iii. If the household applied for special needs housing at the same time as it applied for rent-geared-to-income assistance, notice of the decision, under section 72 of the Act, about whether the household is eligible for special needs housing.
 2. The notices must be given within seven business days after the last of the decisions to which the notices relate is made.
- (5) If a request for inclusion in the special priority household category was made with the application for rent-geared-to-income assistance, both the notice of the decision relating to the request and the notice of the decision relating to the application shall be given only to the individual who made the request and not to all members of the household.

Requests for internal reviews

57. (1) This section prescribes the requirements relating to requests for internal reviews under section 82 of the Act.

(2) A request must be in writing.

(3) A request for an internal review of a decision must be given to the service manager, supportive housing provider or lead agency that made the decision.

(4) A request by a member of a household for an internal review of a decision must be received by the service manager, supportive housing provider or lead agency within 10 days after the day the notice of the decision is received by the member of the household.

(5) The service manager, supportive housing provider or lead agency that made a decision may extend the time for giving a request for a review if the service manager, supportive housing provider or lead agency is satisfied that the member of the household acted in good faith and was unable to comply with subsection (4) because of absence, accident, illness or some other reason beyond the member's control.

(6) A request to review a decision with respect to a request for inclusion in the special priority household category may be given only by the individual who made the request for inclusion.

(7) A request to review a decision with respect to an application for rent-geared-to-income assistance with which a request for inclusion in the special priority household category was made may be given only by the individual who made the request for inclusion.

(8) An individual may withdraw their request to review a decision by giving written notice of the withdrawal to the service manager, supportive housing provider or lead agency to whom the request was given but such a withdrawal is not effective if it is received after the review is completed.

Conduct of internal reviews

58. (1) This section prescribes requirements for the conduct of an internal review by a service manager, supportive housing provider or lead agency.

(2) No individual who participated in the making of the decision being reviewed shall participate in the review of that decision.

(3) The review shall be completed within 10 days after the request for the review is received.

(4) The review shall be completed within five business days after the request for the review is received if,

- (a) the decision is with respect to a request for inclusion in the special priority household category; or
- (b) the decision is with respect to an application for rent-geared-to-income assistance with which a request for inclusion in the special priority household category was made.

(5) The individual or individuals conducting the review may substitute their decision for the decision being reviewed.

(6) The service manager, supportive housing provider or lead agency shall give written notice of the result of the review to the individuals who requested it within five business days after the review is completed.

General rules for notices

59. (1) This section applies with respect to notices under this Regulation and under Part V of the Act.

(2) Unless otherwise provided, a notice to be given to a household shall be given to all the members of the household who are 16 years old or older.

(3) A notice may be given to a person by,

- (a) giving the notice directly to the person;
- (b) leaving the notice at the last known address of the person, either in a place that appears to be for incoming mail or with an individual who appears to be 16 years old or older; or
- (c) mailing the notice to the person to the last known address of the person.

- (4) For the purposes of this Regulation, a notice,
- (a) shall be deemed to have been given on the day it is given under clause (3) (a), left under clause (3) (b) or mailed under clause (3) (c); and
- (b) shall be deemed to have been received on the day it is given under clause (3) (a), on the first business day after it is left under clause (3) (b) or on the fifth business day after it is mailed under clause (3) (c).

(5) A notice that is to be given to more than one member of the same household may be given by giving a single notice, addressed to all the members of the household, to any member of the household in accordance with subsection (3).

(6) If the person giving a notice to a household knows of more than one address at which members of the household live, the following apply:

1. Subsection (5) does not apply.
2. A notice to the household may be given, under clause (3) (b) or (c), by giving one notice, addressed to all the members of the household, at each of the known addresses.

PART IX GENERAL

Public information provided by service manager

60. (1) It is a duty of the service manager that the service manager make the following information available for inspection by members of the public during normal business hours:

1. The housing projects within the service manager's service area and the housing providers that operate them.
2. How to apply for rent-geared-to-income assistance.
3. The eligibility criteria for rent-geared-to-income assistance.
4. The requirements to be included in the special priority household category.
5. The provincial and local occupancy standards in force within the service manager's service area.
6. The requirements relating to waiting lists.
7. The geographic areas into which the service manager has divided its service area for the purposes of its centralized waiting list.
8. The rules and procedures in respect of the transfer of households to a unit in a housing project operated by a different housing provider.
9. The type of decisions of the service manager that are subject to internal review.
10. The alternative housing providers that provide housing within the service manager's service area to homeless or hard to house households.
11. The criteria to be met for accommodation in a unit provided by the alternative housing providers under their mandates to provide housing to homeless or hard to house households.
12. The mandates, established under section 99 of the Act, of each housing provider that operates a housing project within the service manager's service area.
13. The housing projects within the service manager's service area that provide special needs housing and the supportive housing providers that operate them.
14. How to apply for special needs housing.

15. The eligibility criteria for special needs housing.
16. The services offered by each supportive housing provider.
17. The nature of the special needs housing provided by each supportive housing provider.
18. The type of decisions of supportive housing providers that are subject to internal review.

(2) It is a duty of a service manager that the service manager allow members of the public to make copies of the information described in subsection (1) at their own expense.

(3) It is a duty of a service manager to provide the information described in subsection (1) to each housing provider that operates a housing project within the service manager's service area.

TABLE 1

APPLICATION OF REGULATION

COLUMN 1	COLUMN 2	COLUMN 3
Item	Service Manager	Date
1.	City of Kingston	October 1, 2001
2.	County of Lambton	October 1, 2001
3.	Regional Municipality of Peel	October 1, 2001
4.	Regional Municipality of Waterloo	October 1, 2001

TABLE 2

SUPPORTIVE HOUSING PROVIDERS

COLUMN 1	COLUMN 2
Service Manager	Supportive Housing Providers
City of Kingston	<ol style="list-style-type: none"> 1. Kingston & Frontenac Housing Corporation. 2. Bridge House (Kingston) Incorporated. 3. Kingston Co-operative Homes Inc. 4. Kingston Home Base Non-Profit Housing Inc. 5. Kingston Municipal Non-Profit Housing Corporation. 6. Lois Miller Co-operative Homes Inc. 7. Loughborough Housing Corporation. 8. North Frontenac Non-Profit Housing Corporation. 9. Porto Village Non-Profit Homes Inc. 10. Royal Canadian Legion Villa Kingston. 11. St. Andrew-Thomas Senior Citizen Residences Inc. 12. The Elizabeth Fry Society of Kingston. 13. Weller Arms Non-Profit Homes Inc.
County of Lambton	<ol style="list-style-type: none"> 1. Sarnia and Lambton Housing Corporation. 2. Arkona Lions Non-Profit Housing Inc. 3. Bethel Seniors' Apartments Sarnia. 4. Faethorne Place Housing Co-operative Inc. 5. Ozanam Non-Profit Housing, Sarnia-Lambton. 6. Sarnia-Lambton Berean Community Housing. 7. Thedford Non-Profit Housing Inc. 8. Watford Optimist Non-Profit Housing Corporation.
Regional Municipality of Peel	<ol style="list-style-type: none"> 1. Peel Regional Housing Corporation. 2. Aghabi Non-Profit Housing Inc. 3. Ahneen Co-operative Homes Inc. 4. Barbertown Co-operative Homes Inc. 5. Bayanihan Non-Profit Co-operative Homes Inc. 6. Bristol Road Labourers' Local 183 Non-Profit Homes Inc.

COLUMN 1	COLUMN 2
Service Manager	Supportive Housing Providers
	7. Britannia Glen Co-operative Homes Inc. 8. Cervantes Lions Non-Profit Housing Corporation. 9. Chegoggin Co-operative Homes Inc. 10. Congress of Black Women (Mississauga) Non-Profit Housing Inc. 11. Dan Benedict Co-operative Homes Corporation. 12. Edenwood Seniors Village Inc. 13. Erin Court Co-operative Homes Inc. 14. Federation of Chinese Canadian Professionals Non-Profit Housing Corporation. 15. Fletchers Creek Co-operative Homes Inc. 16. Forestwood Co-operative Homes Inc. 17. MICBA Forum Italia Community Services. 18. International Ladies Garment Workers Union Housing Co-operative Inc. 19. Kancro Non-Profit Homes Corporation. 20. Las Americas Co-operative Homes Inc. 21. Lom Nava Housing Co-operative Inc. 22. Pathway Non-Profit Community Developments Incorporated of Peel. 23. Peel Non-Profit Housing Corporation. 24. Peel Multicultural Council Housing Project Inc. 25. St. Mary's Senior Citizen's Residence Brampton Inc. 26. Tannery Gate Tower Co-operative Homes Inc. 27. Tatry Non-Profit Housing Corporation. 28. Tinimint Housing Non-Profit Inc. 29. Tomken Grove Non-Profit Homes. 30. Union Housing Opportunities (Peel-Halton) Inc. 31. United Achievers Non-Profit Housing Corporation. 32. Wavel Villa, Incorporated. 33. Windsor Hill Non-Profit Housing Corporation. 34. WISMA Mega Indah Inc. 35. Yarl Co-operative Homes Inc.
Regional Municipality of Waterloo	1. Waterloo Local Housing Corporation. 2. Beechwood Co-operative Homes Inc. 3. Better Canada Homes Non-Profit Corporation. 4. Cambridge Kiwanis Village Non-Profit Housing Corporation. 5. Cambridge Non-Profit Housing Corporation. 6. Changemakers Co-operative Homes (Kitchener) Inc. 7. Clarion Co-operative Homes Inc. 8. Cypriot Homes of The Kitchener-Waterloo Area.

COLUMN 1	COLUMN 2
Service Manager	Supportive Housing Providers
	9. The Hellenic Community of Kitchener-Waterloo and Suburbs Housing. 10. Highland Homes Co-operative Inc. 11. House of Friendship of Kitchener. 12. Kitchener Alliance Community Homes Inc. 13. Kitchener Housing Inc. 14. Kitchener-Waterloo Young Women's Christian Association. 15. Lusitania Villas of Cambridge Incorporated. 16. Maple Heights Non-Profit Housing Corporation. 17. Max Saltsman Community Co-operative Inc. 18. Needlewood Glen Housing Co-operative Inc. 19. New Generation Co-operative Homes Inc. 20. Pablo Neruda Non-Profit Housing Corporation. 21. Sand Hills Co-operative Homes Inc. 22. Senioren Haus Concordia Inc. 23. Seven Maples Co-operative Homes Incorporated. 24. Shamrock Co-operative Homes Inc. 25. Shehrazad Non-Profit Housing Inc. 26. Slavonia-Croatian Non-Profit Homes Inc. 27. St. John's Senior Citizens' Home. 28. Victoria Park Community Homes Inc. 29. Village Lifestyles Non-Profit Homes Inc. 30. Waterloo Region Non-Profit Housing Corporation. 31. Willowside Housing Co-operative Inc.

TABLE 3

ONTARIO WORKS RENT SCALE
 FOR A BENEFIT UNIT CONSISTING OF
 A RECIPIENT WITH NO SPOUSE OR SAME-SEX PARTNER
 BUT WITH ONE OR MORE OTHER DEPENDANTS

COLUMN 1	COLUMN 2	COLUMN 3
Benefit unit size (number of individuals)	Rent attributable to benefit unit (monthly)	Non-benefit income limit (monthly)
2	\$191	\$ 791
3	226	907
4	296	1,051
5	311	1,191
6	353	1,331
7	396	1,474
8	438	1,614
9	480	1,754
10	523	1,897
11	565	2,037
12 or more	607	2,177

TABLE 4

ONTARIO WORKS RENT SCALE FOR A BENEFIT UNIT CONSISTING OF
 (A) A RECIPIENT WITH NO SPOUSE OR SAME-SEX PARTNER AND NO OTHER DEPENDANTS,
 (B) A RECIPIENT WITH A SPOUSE OR SAME-SEX PARTNER BUT NO OTHER DEPENDANTS, OR
 (C) A RECIPIENT WITH A SPOUSE OR SAME-SEX PARTNER AND ONE OR MORE OTHER DEPENDANTS

COLUMN 1 Benefit unit size (number of individuals)	COLUMN 2 Rent attributable to benefit unit (monthly)	COLUMN 3 Non-benefit income limit (monthly)
1	\$ 85	\$ 360
2	175	737
3	212	861
4	254	1,001
5	296	1,141
6	339	1,284
7	381	1,424
8	423	1,564
9	466	1,707
10	508	1,847
11	550	1,987
12 or more	593	2,131

TABLE 5

ONTARIO DISABILITY SUPPORT PROGRAM RENT SCALE

COLUMN 1 Benefit unit size (number of individuals)	COLUMN 2 Rent attributable to benefit unit (monthly)	COLUMN 3 Non-benefit income limit (monthly)
1	\$109	\$ 440
2	199	817
3	236	941
4	278	1,081
5	321	1,224
6	363	1,364
7	405	1,504
8	448	1,647
9	490	1,787
10	532	1,927
11	575	2,071
12 or more	617	2,211

TABLE 6

STANDARD EXTRA CHARGES

COLUMN 1 Item	COLUMN 2 Service or Utility	Type of Unit			
		COLUMN 3 Hostel bed or bachelor or one- bedroom unit	COLUMN 4 Two-bedroom unit	COLUMN 5 Three-bedroom unit	COLUMN 6 Four or more- bedroom unit
1.	Electricity, other than, (a) electricity provided for heating the unit, (b) electricity provided for heating the water supplied to the unit, (c) electricity provided as power for cooking facilities in the unit, or (d) electricity provided as power to operate a clothes dryer in the unit.	\$24	\$34	\$39	\$41
2.	Power for cooking facilities in the unit.	6	9	11	12
3.	Laundry facilities, other than coin-operated laundry facilities, in the housing project.	6	9	11	13
4.	Power to operate a clothes dryer in the unit.	6	9	11	13
5.	A washing machine, other than a coin-operated washing machine, in the unit.	2	2	2	2

COLUMN 1	COLUMN 2	Type of Unit			
		COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
Item	Service or Utility	Hostel bed or bachelor or one-bedroom unit	Two-bedroom unit	Three-bedroom unit	Four or more-bedroom unit
6.	A clothes dryer, other than a coin-operated clothes dryer, in the unit.	2	2	2	2

TABLE 7

ALLOWANCES FOR WATER AND APPLIANCES

COLUMN 1	COLUMN 2	Type of Unit			
		COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
Item	Service or Utility	Bachelor or one-bedroom unit	Two-bedroom unit	Three-bedroom unit	Four or more-bedroom unit
1.	Oil used to operate a hot water heater, where the household does not pay a rental fee for the heater	\$28	\$34	\$39	\$47
2.	Oil used to operate a hot water heater, where the household pays a rental fee for the heater	34	41	46	56
3.	Gas used to operate a hot water heater, where the household does not pay a rental fee for the heater	15	21	26	32
4.	Gas used to operate a hot water heater, where the household pays a rental fee for the heater	29	40	47	54
5.	Electricity used to operate a hot water heater, where the household does not pay a rental fee for the heater	23	28	32	39
6.	Electricity used to operate a hot water heater, where the household pays a rental fee for the heater	28	34	38	46
7.	Water, other than hot water	8	15	18	20
8.	Refrigerator	2	2	2	2
9.	Stove	2	2	2	2

TABLE 8

HEAT ALLOWANCE — OIL

COLUMN 1	COLUMN 2	Region of Ontario			
		COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
Item	Type of Unit	Southern	Central	Northeastern	Northern
1.	Apartment — Bachelor or one bedroom	\$ 49	\$ 55	\$ 56	\$ 67
2.	Apartment — Two bedrooms	51	57	58	72
3.	Apartment — Three or more bedrooms	64	69	73	90
4.	Row house	68	73	79	102
5.	Semi-detached house	92	97	107	135
6.	Single detached house	136	147	149	182

TABLE 9

HEAT ALLOWANCE — GAS

COLUMN 1	COLUMN 2	Region of Ontario			
		COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
Item	Type of Unit	Southern	Central	Northeastern	Northern
1.	Apartment — Bachelor or one bedroom	\$ 21	\$ 31	\$ 32	\$ 40
2.	Apartment — Two bedrooms	24	32	33	43
3.	Apartment — Three or more bedrooms	25	35	39	49
4.	Row house	28	37	42	56
5.	Semi-detached house	39	49	56	76
6.	Single detached house	56	74	79	100

TABLE 10
HEAT ALLOWANCE — ELECTRICITY

COLUMN 1 Item	COLUMN 2 Type of Unit	Region of Ontario			
		COLUMN 3 Southern	COLUMN 4 Central	COLUMN 5 Northeastern	COLUMN 6 Northern
1.	Apartment — Bachelor or one bedroom	\$ 40	\$ 45	\$ 46	\$ 55
2.	Apartment — Two bedrooms	42	47	48	59
3.	Apartment — Three or more bedrooms	53	57	60	74
4.	Row house	56	60	65	84
5.	Semi-detached house	76	80	88	111
6.	Single detached house	112	121	123	150

TABLE 11
MUNICIPALITIES AND DISTRICTS COMPRISING REGIONS

COLUMN 1	COLUMN 2
Region of Ontario	Municipalities and Districts
Southern	<ol style="list-style-type: none"> 1. City of Hamilton. 2. City of Toronto. 3. County of Brant. 4. County of Elgin. 5. County of Essex. 6. County of Haldimand. 7. County of Kent. 8. County of Lambton. 9. County of Norfolk. 10. Regional Municipality of Halton. 11. Regional Municipality of Niagara. 12. Regional Municipality of Peel.
Central	<ol style="list-style-type: none"> 1. County of Bruce. 2. County of Frontenac. 3. County of Grey. 4. County of Hastings. 5. County of Huron. 6. County of Leeds and Grenville. 7. County of Lennox and Addington. 8. County of Middlesex. 9. County of Northumberland. 10. County of Oxford. 11. County of Perth. 12. County of Prince Edward. 13. The following portions of Simcoe County: <ol style="list-style-type: none"> (i) City of Barrie, (ii) Town of Bradford West Gwillimbury, (iii) Town of Essa, (iv) Town of Innisfil, (v) Town of New Tecumseth, (vi) Township of Adjala-Tosorontio. 14. County of Stormont, Dundas and Glengarry. 15. County of Wellington. 16. Regional Municipality of Durham. 17. Regional Municipality of Waterloo. 18. Regional Municipality of York.
Northeastern	<ol style="list-style-type: none"> 1. City of Kawartha Lakes. 2. City of Ottawa. 3. County of Dufferin. 4. County of Haliburton. 5. County of Lanark. 6. County of Peterborough. 7. County of Prescott and Russell. 8. County of Renfrew. 9. The following portions of Simcoe County: <ol style="list-style-type: none"> (i) City of Orillia, (ii) Town of Collingwood, (iii) Town of Midland, (iv) Town of Penetanguishene, (v) Town of Wasaga Beach, (vi) Township of Clearview,

COLUMN 1	COLUMN 2
Region of Ontario	Municipalities and Districts
	(vii) Township of Oro-Medonte, (viii) Township of Ramara, (ix) Township of Severn, (x) Township of Springwater, (xi) Township of Tay, (xii) Township of Tiny. 10. District of Algoma. 11. District of Manitoulin. 12. District of Muskoka. 13. District of Parry Sound. 14. Town of Espanola (in the District of Sudbury).
Northern	1. District of Cochrane. 2. District of Kenora. 3. District of Nipissing. 4. District of Rainy River. 5. District of Sudbury (except Town of Espanola). 6. Thunder Bay. 7. Timiskaming.

Schedule 1

HOUSING PROGRAMS

Program Category Number	Program Description
Public Housing Programs (1 (a) and 1 (b))	
1 (a)	The public housing programs administered before January 1, 2001 by Local Housing Authorities for the object of providing appropriate housing exclusively to applicants selected on the basis of being financially unable to obtain affordable, suitable and adequate housing on the private market, as determined by Ontario, in housing projects that immediately before January 1, 2001 were owned or leased by the Ontario Housing Corporation or jointly by the Ontario Housing Corporation and the CMHC
1 (b)	The public housing program administered before January 1, 2001 by the Ministry for the object of providing appropriate housing exclusively to applicants selected on the basis of being financially unable to obtain affordable, suitable and adequate housing on the private market, as determined by Ontario, in housing projects that immediately before January 1, 2001 were owned or leased by the Toronto Housing Company
Rent Supplement Programs (2 (a), 2 (b), 2 (c) and 2 (d))	
2 (a)	All Rent Supplement Programs administered before January 1, 2001 by Local Housing Authorities or the Ministry that are not included under 2 (b), 2 (c) and 2 (d), including: <ol style="list-style-type: none"> 1. Rent Supplement — Regular 2. Accelerated Rental CMHC 3. Accelerated Rental OMC 4. Community Integrated 5. Assisted Rentals 6. Limited Dividend 7. Private Assisted Rental 8. Ontario Rental Construction Plan 9. Canada Rental Supply Plan 10. Convert-to-rent 11. Canada Ontario Rental Supply Plan 12. Renterprise 13. Low Rise Rehabilitation 14. Ontario Rental Construction Loan 15. Assisted Rental Housing 16. Ontario Accelerated Family Rental Housing
2 (b)	Rent Supplement Programs administered before January 1, 2001 by the Ministry that are not included under 2 (a), 2 (c) and 2 (d), with respect to units in projects owned, leased or administered by non-profit housing providers or by non-profit housing co-operatives under the <i>Co-operative Corporations Act</i> , including the following programs: <ol style="list-style-type: none"> 1. Community Sponsored Housing Program (1978-1985) 2. Community Sponsored Housing Program (P2500) (1978-1985) 3. Ontario Community Housing Assistance Program (1978-1985)
2 (c)	The Rent Supplement Homelessness Initiative and the Rent Supplement Special Needs Homelessness Initiative, except for the portions of those programs included under 2 (d)
2 (d)	The Rent Supplement Homelessness Initiative and the Rent Supplement Special Needs Homelessness Initiative, as they apply to units in projects owned, leased or administered by non-profit housing providers or by non-profit housing co-operatives under the <i>Co-operative Corporations Act</i>

Program Category Number	Program Description
	Non-Profit Full Assistance Housing Programs (6 (a) and 6 (b))
6 (a)	<p><i>With respect to non-profit housing providers other than non-profit housing co-operatives</i> Non-Profit Full Assistance Housing Programs administered before January 1, 2001 by the Ministry, not including the Municipal Non-Profit Housing Program, but including:</p> <ol style="list-style-type: none"> 1. JobsOntario Homes 2. The Ontario Non-Profit Housing Program (P-3000) 3. The Ontario Non-Profit Housing Program (P-3600) 4. The Ontario Non-Profit Housing Program (P-10,000) 5. Homes Now 6. Federal/Provincial Non-Profit Housing Program (1986-1993)
6 (b)	<p><i>With respect to non-profit housing co-operatives</i> Non-Profit Full Assistance Housing Programs administered before January 1, 2001 by the Ministry, not including the Municipal Non-Profit Housing Program, but including:</p> <ol style="list-style-type: none"> 1. JobsOntario Homes 2. The Ontario Non-Profit Housing Program (P-3000) 3. The Ontario Non-Profit Housing Program (P-3600) 4. The Ontario Non-Profit Housing Program (P-10,000) 5. Homes Now 6. Federal/Provincial Non-Profit Housing Program (1986-1993)

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Criminal Code Code criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable David Turnbull, Solicitor General of Ontario, on the 18th day of July 2001, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 5000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable David Turnbull, Solliciteur Général de l'Ontario, le 18 juillet 2001, désigna les personnes suivants comme étant qualifiée pour manipuler les alcootests approuvés connus sous le nom de Intoxilyzer® modèle 5000C.

Michael H. Adair	Ontario Provincial Police
Michael C. Ball	Ontario Provincial Police
Jeff N. Bast	Ontario Provincial Police
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DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable David Turnbull, Solicitor General of Ontario, on the 18th day of July 2001, designated the following persons as being qualified to operate the approved instruments known as the Breathalyzer® 900 and 900A.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable David Turnbull, Solliciteur Général de l'Ontario, le 18 juillet 2001, désigna les personnes suivantes comme étant qualifiée pour manipuler les alcootests approuvés connus sous le nom de Breathalyzer® 900 et 900A.

Alan Renaud	West Nipissing Police Service
John Bakelaar	Ontario Provincial Police
Greg Berry	Ontario Provincial Police
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Patrick Wuytenburg	Ontario Provincial Police
Paul Harvey	Royal Canadian Mounted Police
Serge Lalonde	Royal Canadian Mounted Police
Luc St. Pierre	Royal Canadian Mounted Police

(6482) 32

(6481) 32

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

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FRANCIS, MAXIMO
PICKERING, ON

FREIGHT SERVICE PLUS INC.
BRAMPTON, ON

GAGNON, ROLAND, J
NOELVILLE, ON

GH DEOL TRANSPORT INC.
MISSISSAUGA, ON

GIBSON, WILLIAM
CAMBRIDGE, ON

GOODWIN, MELVIN, R
WOODSTOCK, ON

GRACE CATTLE CARRIERS INC.
BROOKS, AB

HELDER, CLAUDE
CHESTERTVILLE, ON

LESTER PITTMAN TRUCKING INC.
SOUTH BEND, IN

ORELLANA, JOHNY, E
MISSISSAUGA, ON

PAYAQUI TRANSPORT INC.
TORONTO, ON

LABOURAS, STAVROULA
TORONTO, ON

LINCOLN TRUCK LINES INC.
MISSISSAUGA, ON

OSBORNE, DANA, S/HAUCK,
W.H.BERND
NEWMARKET, ON

ROSS, GREGORY, N
GARSON, ON

SIGNATURE TRANSPORTATION LLC
CORTLAND, NY

SMALLMAN, ANDREW, EDWIN
PORT PERRY, ON

SPIRIT MOVES U TRANSPORT LTD
MONCTON, NB

SYVRET, JOSEPH, J
INNISFIL, ON

TRANSHAWK EXPRESS LTD
NORWICH, ON

TRANSPORT DRASSEL INC.
LOUISVILLE, QC

TRANSPORT TRAINING ACADEMY
LTD
CALEDONIA, ON

TRUKZ 24-7 INC.
SASKATOON, SK

VAN OORSPRONK, JOHN, F
ST THOMAS, ON

VIAENE, RANDAL, J
MOUNT BRYDGES, ON

VIPER EXPRESS INC.
DALLAS, TX

1085611 ONTARIO INC.
PARIS, ON

116433 CANADA INC.
ST-DAMIEN-DE-BRANDON, QC

1118520 ONTARIO INC.
WINDSOR, ON

1175169 ONTARIO INC.
GUELPH, ON

1324255 ONTARIO INC.
BRAMPTON, ON

1316152 ONTARIO LTD
TOTTENHAM, ON

3601315 CANADA INC.
LASALLE, QC

714576 ONTARIO INC
ORILLIA, ON

9052-0818 QUEBEC INC.
ST-PIE, QC

9095-7507 QUEBEC INC.
MASCOCHE, QC

9073-0516 QUEBEC INC.
ST JULIE, QC

9100-8805 QUEBEC INC.
BECANOUR, QC

9105-9139 QUEBEC INC.
ROUYN-NORANDA, QC

J. Greig Beatty
Manager
Chef de Service

32/01

Ontario Highway Transport Board

IN THE MATTER of the *Public Vehicles Act*,
AND IN THE MATTER of the *Ontario Highway Transport Board Act*
AND IN THE MATTER OF:

Windsor Casino Limited (Casino Windsor) - File # 45987-RE(1)
377 Riverside Drive
Windsor, Ontario N6A 7H7

NOTICE

The Board is in receipt of an application by C. A. Bailey Limited ("Bailey") pursuant to Sections 2 and 11 of the *Public Vehicles Act*. Bailey has satisfied the Board that there are apparent grounds to issue an order described in Section 11(3) of the *Public Vehicles Act*.

All Information pertaining to these matters are on file at the Board and can be made available on request. (Telephone 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on these matters to determine whether to issue an order described in Section 11(3) of the *Public Vehicles Act*.

The hearing will be held on **Wednesday the 29th day of August, 2001 at 10:00 a.m. at City Hall (Walkerville Room), 350 City Hall Square, Windsor, Ontario. N9A 6S1**

AND FURTHER TAKE NOTICE that should any party to these proceedings not attend at the time and place shown for the hearing, the Board may proceed in their absence and they will not be entitled to any further notice in this proceedings.

AND FURTHER TAKE NOTICE that any interested person (*i.e.* a person who has an economic interest in the outcome of the matter) may file a statement with the Board and serve it on Casino Windsor at least 10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

Felix D'Mello
Board Secretary

IN THE MATTER of the *Public Vehicles Act*,
AND IN THE MATTER of the *Ontario Highway Transport Board Act*
AND IN THE MATTER OF:

Transit Windsor - File #05632-RE(1)
3700 North Service Road East
P. O. Box 36, Station "A"
Windsor, Ontario N9A 6J5

NOTICE

The Board is in receipt of an application by C. A. Bailey Limited ("Bailey") pursuant to Sections 10 and 11 of the *Public Vehicles Act*. Bailey has satisfied the Board that there are apparent grounds to suspend, cancel or impose conditions on Transit Windsor's operating licences or issue an order described in Section 11(3) of the *Public Vehicles Act*.

All Information pertaining to this matter is on file at the Board and can be made available on request. (Telephone 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on this matter to determine whether to issue an order described in Section 11 (3) of the *Public Vehicles Act*.

The hearing will be held on **Wednesday the 29th day of August, 2001 at 10:00 a.m. at the City Hall (Walkerville Room), 350 City Hall Square, Windsor, Ontario. N9A 6S1.**

AND FURTHER TAKE NOTICE that should any party to this proceedings not attend at the time and place shown for the hearing, the Board may proceed in their absence and they will not be entitled to any further notice in this proceedings.

AND FURTHER TAKE NOTICE that any interested person (*i.e.* a person who has an economic interest in the outcome of the matter) may file a statement with the Board and serve it on Transit Windsor at least 10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

Felix D'Mello
Board Secretary

32/01

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
2001-06-27	
GROWING TREASURES LIMITED	339242
PETAUAWA ADVERTISING & REALTY CO., LIMITED	86351
ROOTIN TRADING (CANADA) LTD.	1080338
S.S.J. MANAGEMENT LIMITED	404322
ST. LAWRENCE HOMES & COTTAGES LTD.	283777
VELOTON ENTERPRISES LIMITED	449521
1468145 ONTARIO LIMITED	1068145
1309744 ONTARIO LIMITED	1309744
2001-06-28	
FUTUREISTIC IMAGE CONSULTING INC.	1326662
HO-HO-HO CHINESE FOOD INC.	1354915
TERRA NOVA COOLING INC.	804683
UPTON GREEN INC.	983080
1375796 ONTARIO INC.	1375796
1453726 ONTARIO INC.	1453726
2001-06-29	
ARKWRIGHT & EBENEZER LTD.	1200582
HARDIE GLASS & ALUMINUM INC.	1133097
MRF 1999 II MANAGEMENT LIMITED	1365105
MRF 1999 MANAGEMENT LIMITED	1340185
1008733 ONTARIO INC.	1008733
2001-07-08	
CERANIC CUSTOM MADE DRAPES INC.	668490
2001-07-09	
787047 ONTARIO LTD.	787047
2001-07-12	
JIM JARDINE LTD.	412658
1427566 ONTARIO LTD.	1427566
2001-07-18	
ORO TRECK RESOURCES INC.	539167
SIBLEY PRODUCTIONS INC.	799618
1072948 ONTARIO LTD.	1072948
63077 ONTARIO LIMITED	63077
2001-07-19	
KIRBY BURGERS INC.	904358
MCIVOR SPORTS CANADA INC.	902769
POLE TO POLE TRAVEL MANAGEMENT LTD.	1189580
509928 ONTARIO LIMITED	509928
2001-07-20	
ABITIBI-PRICE TELEPHONE INC.	1233044
DONALD DAY INVESTMENT INC.	1273124
EPIC AUTO SERVICE INC.	1209993
GODIN INVESTMENTS INC.	988525
HYME'S CLOTHING STORE LIMITED	147708
STORK LAKE LODGE LTD.	866374
1041223 ONTARIO INCORPORATED	1041223
1175839 ONTARIO LIMITED	1175839
1187945 ONTARIO LIMITED	1187945
612364 ONTARIO INC.	612364
2001-07-23	
ELDRERE HOLDINGS INC.	703835
GALCO INVESTMENTS LIMITED	1340343
MINGJIANG TECHNOLOGY INC.	1429078
SUN ART ORIENTAL GALLERY LTD.	1273252
VENETA MOBILI INCORPORATED	382626
WOODHILL COURT LIMITED	66009
1169094 ONTARIO LIMITED	1169094
965789 ONTARIO INC.	965789

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-07-24	
CANATAI INC.	400189
HI-VAST SYSTEMS INC.	1265182
HURON STEEL PRODUCTS INC.	1042375
MULNORGOOD SECURITIES LIMITED	116773
PEERLESS PACKAGING LTD.	99096
R & M HEAVY DUTY TRUCK AND TRAILER PARTS INC.	1248908
2001-07-25	
BT CANADA LIMITED	304793
ELEMEK ENTERPRISE CO., LTD.	1167838
JING-CHEN TRADING INC.	1160885
REMNANTS OF GLEN INC.	1104738
THREE BOYS HOLDINGS INC.	1367163
1167226 ONTARIO INC.	1167226
1194034 ONTARIO LTD.	1194034
2001-07-26	
EFFECTIVE ACHIEVEMENT CENTRE INC.	1102418
FLYING DANCER ENTERPRISE INTERNATIONAL INC.	1064804
WING LEE GARDEN RESTAURANT INC.	1018861
1163167 ONTARIO INC.	1163167
1320632 ONTARIO LTD.	1320632
563309 ONTARIO INC.	563309
872936 ONTARIO LIMITED	872936

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

32/01

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la Loi sur l'imposition des personnes morales.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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RINGWELL CONTRACTORS LTD.	473835
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B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

32/01

**Cancellation of Certificates of
Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificats de constitution
en personne morale
(Non-respect de la Loi sur l'imposition
des personnes morales)**

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 16 July, 2001 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 16 juillet 2001 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
811542 ONTARIO INC.	811542

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

32/01

**Co-operative Corporations Act
(Certificate of Amendment of
Articles Issued)
Loi sur les sociétés coopératives
(Certificat de modification de statut)**

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, amendment to article have been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* la modification suivante a été apportée au statut de la compagnie mentionnée ci-dessous :

Date of Incorporation: Date de constitution :	Name of Co-operative: Nom de la Coopérative :	Effective Date Date d'entrée en vigueur
1993-10-17	Lustr Co-operative Inc.	2001-7-26

JOHN M. HARPER,
Director, Compliance Branch
Licensing and Compliance Division
by delegated authority from the
Superintendent of Financial Services
Directeur, Observation des lois
et des règlements
Division de la délivrance des permis
et de l'observation des lois et des
règlements en vertu de pouvoirs
délégués par le surintendant des
services financiers

32/01

**Credit Unions and Caisses
Populaires Act, 1994
(Certificates of Amendment of
Articles Issued)
Loi de 1994 sur les caisses populaires
et les credit unions
(Certificat de modification des statuts)**

NOTICE IS HEREBY GIVEN that, under the *Credit Unions and Caisses Populaires Act, 1994* amendments to articles have been affected as follows:

AVIS EST PAR LES PRÉSENTES DONNÉ que, en vertu de la *Loi de 1994 sur les caisses populaires et les credit unions*, les modifications des statuts ont été apportées comme suit :

Date of Incorporation: Date de constitution :	Name of Co-operative: Nom de la Coopérative :	Effective Date Date d'entrée en vigueur
1942-12-03	HEPCOE Credit Union Limited	2001-07-26

JOHN M. HARPER,
Director, Compliance Branch
Licensing and Compliance Division
by delegated authority from the
Superintendent of Financial Services
Directeur, Observation des lois
et des règlements
Division de la délivrance des permis
et de l'observation des lois et des
règlements en vertu de pouvoirs
délégués par le surintendant des
services financiers

32/01

**Marriage Act
Loi sur le mariage**

JULY 2001

CERTIFICATES OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date
James, Susan	Peterborough	3-Jul-01
An, Paul (Gwang)	Mississauga	3-Jul-01
Kim, Ungbe	Thornhill	3-Jul-01
Park, Jong Min	Kitchener	3-Jul-01
Kim, Kyu Gon	North York	3-Jul-01
Jang, Sung Hwan	North York	3-Jul-01
Gibbons, Kent	Thunder Bay	3-Jul-01
Sampson, Jannette	Thunder Bay	3-Jul-01
Awad, Nader	Maple	3-Jul-01
Macklis, Lori	Toronto	3-Jul-01
Doreen, Jeffrey	London	4-Jul-01
MacDonald, James Grant	Toronto	4-Jul-01
Sullivan, Joseph Robert	Peterborough	4-Jul-01
Howard, Susan	Toronto	4-Jul-01
Azzoparde, James	Brantford	4-Jul-01
Willmer, Donald	Perth	4-Jul-01

Manang, Abraham Maketh	London	4-Jul-01	Stevens, Faye	Little Current	30-Jul-01
Reid	Brantford	4-Jul-01	Sanderson, Jeremy	Walkerton	30-Jul-01
Jones, Linda	Lasalle	4-Jul-01	Sage, Kathy S	Kingston	30-Jul-01
Dawson, William Martin	Arthur	5-Jul-01	Zebrowski, Jerzy	Thunder Bay	31-Jul-01
Ebrahimzadeh, Mojgan	Maple	5-Jul-01	Palmer, Rockie Lee	Ottawa	31-Jul-01
Hall, Elaine	Perth	5-Jul-01	Guevara, Francis	Scarborough	31-Jul-01
Kirk, Robert Neil	Kanata	10-Jul-01	Hebert, Bonita	Kirkland Lake	31-Jul-01
Bradford, Grover	Markham	10-Jul-01	Voce, Maureen	Wingham	31-Jul-01
Ntiyankunoiye, Edouard	Ottawa	10-Jul-01	Voce, Neil	Wingham	31-Jul-01
Rosenberg, Jason Craig	Toronto	10-Jul-01	Veffor, Samuel Charles	Toronto	31-Jul-01
Culver, Brad Wayne	Cambridge	10-Jul-01	Olver, Howard	Etobicoke	31-Jul-01
Hale, Bradley	Chelmsford	10-Jul-01	McFarland, Colin	Ingersoll	31-Jul-01
Samuels, Cordell Washington	Toronto	10-Jul-01	Donner, Henriette Theresia	Hanover	31-Jul-01
Whalen, Cameron	Nepean	10-Jul-01			
Jaunzains, Loretta Tabitha	Kitchener	11-Jul-01			
Noble, Gary	Ottawa	11-Jul-01			
Ehlebracht, Mark Scott	Williamsburg	12-Jul-01			
Hall, Geoffrey, Vincent	Hillsburgh	12-Jul-01			
Waldie, Gordon	Atikokan	12-Jul-01			
Kundrats, Anne-Geale	Toronto	12-Jul-01			
Ferry, Darren Neil	Peel	12-Jul-01			
Shamas, Philip Ronald	Kitchener	12-Jul-01			
Lewis, Titus Alexander	Scarborough	12-Jul-01			
O'Neill, Russell	Oakville	16-Jul-01			
Poyer, Curtis Gaston	Toronto	16-Jul-01			
McLurg, Heather Christine	Whitney	16-Jul-01			
Hayward, John L.	Brampton	16-Jul-01			
Brown, David G.	Hamilton	16-Jul-01			
Blum, Menahem Mendel	Nepean	17-Jul-01			
Chapman, Stephen	Orangeville	17-Jul-01			
Poetschke, Sylvia M.	Mississauga	17-Jul-01			
Amoah, Eric Maxwell	Scarborough	17-Jul-01			
Allore, Robert	Toronto	17-Jul-01			
Thompson, Clefrin	Brampton	17-Jul-01			
Thomas, Cheryl A.	London	17-Jul-01			
Wilderboer, John	Whitby	19-Jul-01			
Draper, Noel	Georgetown	19-Jul-01			
Draper, Marilyn	Georgetown	19-Jul-01			
Pham Quoc, Thong	Ottawa	19-Jul-01			
Keeler, Roger H.	Ottawa	19-Jul-01			
Hudson, George A.	Scarborough	19-Jul-01			
Beach, John	Toronto	19-Jul-01			
Butler, Vincent	Ajax	19-Jul-01			
O'Doherty, Patrick Earnest	Goderich	19-Jul-01			
Paterson, Cathryn	Frankford	19-Jul-01			
Kadonaga, Claudine	Kingston	19-Jul-01			
Kadonaga, Randy	Kingston	19-Jul-01			
Crawford, Vernon Dale	Mississauga	19-Jul-01			
Saunders, Robert Brock	Hamilton	20-Jul-01			
Hodgson, Arthur Doran	London	20-Jul-01			
Rogers, Russell William	Holstein	23-Jul-01			
Conway, Stephen	Owen Sound	23-Jul-01			
Leclerc, Bastien	Astra	23-Jul-01			
Boudreau, Valmont	Petawawa	23-Jul-01			
McGrath, Desmond Thomas	Burlington	23-Jul-01			
Sathasivakurukkal,					
Kumaraswamy	Toronto	23-Jul-01			
Chisholm, H. Wayne	Woodstock	25-Jul-01			
Oppen, David B.	Brantford	25-Jul-01			
Puskas, Andrew John	Paisley	25-Jul-01			
Wigelsworth, Wayne C.	Clinton	25-Jul-01			
Vandermeiden, Pieter	Beamsville	25-Jul-01			
Balfe, John	North Bay	25-Jul-01			
Radford, Robert Leslie	Guelph	26-Jul-01			
Kramer, Phyllis	Waterloo	26-Jul-01			
Bursey, Karen	Blackstock	26-Jul-01			
Turcotte, Ernest	South Porcupine	26-Jul-01			
Austin, Kris	Niagra Falls	26-Jul-01			
McKenzie, Granville	Woodbridge	27-Jul-01			
Burkart, Dale	Samia	27-Jul-01			
Pepplar, Joanne Pauline	New Dundee	27-Jul-01			
Choi, Joseph	Peterborough	30-Jul-01			
Vincent, Eddie Paul	Nepean	30-Jul-01			
Vincent, Genevieve Darlene	Nepean	30-Jul-01			
Barrow, Glendene	Picton	30-Jul-01			
Barrow, Donald	Picton	30-Jul-01			

RE-REGISTRATIONS

Name	Location	Effective Date
Warden, James	Smith's Falls	4-Jul-01
Osorio, Alexander	Ottawa	5-Jul-01
Lam, Peter Sing-shun	Scarborough	5-Jul-01
Ball, Robert	Minden	5-Jul-01
Brown, Marilyn Rose	Hamilton	10-Jul-01
Myhre, Wayne	St George	11-Jul-01
Clark, William	Belleville	11-Jul-01
Burns, Sheila	Milton	12-Jul-01
Anderson, David J	St. Catharines	19-Jul-01
MacCallum-Sadler, Dora	Burlington	23-Jul-01
Richardson, William	Napanee	31-Jul-01
Budgell, Pauline	Brantford	31-Jul-01

CERTIFICATES OF TEMPORARY REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Location	Effective Date
Hester, Joseph Louis	Raleigh, NC	3-Jul-01
June 27, 2001 to July 1, 2001		
Martin, Ernest Mathew	Abbotsford, BC	3-Jul-01
Sept. 20, 2001 to Sept. 24, 2001		
Desjardins, Raymond	Ottawa	3-Jul-01
July 12, 2001 to July 16, 2001		
Leathernan, Artley	Goshen, IN	4-Jul-01
July 27, 2001 to July 31, 2001		
Sheinberg, Randy	New York, NY	4-Jul-01
July 13, 2001 to July 17, 2001		
Sikkema, Raymond	Belmopnt	6-Jul-01
Aug. 22, 2001 to Aug. 26, 2001		
Sikkema, Raymond	Belmopnt	6-Jul-01
Aug. 16, 2001 to Aug. 20, 2001		
Kim, Yong Shik	Hamilton	6-Jul-01
Sept. 6, 2001 to Sept. 10, 2001		
Godbold, Norma Jane	Shelburne	6-Jul-01
May 30, 2002 to June 3, 2002		
Brucks, Dennis	Saskatoon	10-Jul-01
Sept. 6, 2001 to Sept. 10, 2001		
Ham, Brent	Hillsborough, NB	10-Jul-01
Sept. 20, 2001 to Sept. 24, 2001		
Bridgford, Peter W.	Buffalo, NY	10-Jul-01
Aug. 2, 2001 to Aug. 6, 2001		
Reis, Daniel	New Bedford, MA	10-Jul-01
July 26, 2001 to July 30, 2001		
Stewart, David	Victoria, BC	10-Jul-01
July 19, 2001 to July 23, 2001		
Budd, George D.R.	Lakefield	10-Jul-01
July 19, 2001 to July 23, 2001		
Crookham, Peter	St. Catharines	10-Jul-01
July 12, 2001 to July 16, 2001		
Fietta, Pietro	Toronto	10-Jul-01
July 12, 2001 to July 16, 2001		

Rich, David	Buffalo, NY	10-Jul-01	Badiyan, Mohsen	Woodbridge	10-Jul-01
Aug. 30, 2001 to Sept. 3, 2001			Symons, David	Peterborough	10-Jul-01
Smalling, Elijah	Pickering	11-Jul-01	Smithyman, Leslie	London	10-Jul-01
Hamilton, Sylvia	Toronto	17-Jul-01	Farah, Saeed	Scarborough	12-Jul-01
Aug. 16, 2001 to Aug. 20, 2001			Ash, Beatrice	Hamilton	13-Jul-01
Mallory, Edward James	Waterbury, VT	17-Jul-01	Taylor, Beverly Mildred	Manitouwadge	16-Jul-01
Oct. 11, 2001 to Oct. 15, 2001			Fisher, Joseph Melvin	Mississauga	16-Jul-01
McGugan, Elizabeth	Victoria, BC	19-Jul-01	Peddle, Brian Donald	Toronto	16-Jul-01
Sept. 20, 2001 to Sept. 24, 2001			Garcia, Norman	Hamilton	16-Jul-01
Slomp, Willem B	Neerlandia, AB	19-Jul-01	Reid, Bramwell	Thunder Bay	16-Jul-01
Sept. 13, 2001 to Sept. 17, 2001			Rowe, Lindsay Joseph	Peterborough	16-Jul-01
Calder, Donald	Halifax, NS	19-Jul-01	Allen, Brenda Miriam	Pictou	16-Jul-01
Sept. 13, 2001 to Sept. 17, 2001			Allen, David	Pictou	16-Jul-01
Cordeau, Lohn Leo	Edmonton, AB	19-Jul-01	Bradbury, Linda	Richmond Hill	16-Jul-01
July 26, 2001 to July 30, 2001			Bradbury, Clarence Edward	Oshawa	16-Jul-01
MacNeil, Paul D	Antigonish, NS	19-Jul-01	Chaulk, Ernest	Kingston	16-Jul-01
July 25, 2001 to July 29, 2001			Chaulk, Shirley	Kingston	16-Jul-01
Middaugh, Norman Charles			Copple, Ann	London	16-Jul-01
'Jack'	Parry Sound	19-Jul-01	Copple, Donald	Toronto	16-Jul-01
Aug. 9, 2001 to Aug. 13, 2001			Coppke, Donald	London	16-Jul-01
Udell, William Clarence	Mississauga	19-Jul-01	Gillingham, Ian Geoffrey	Brockville	16-Jul-01
Oct. 8, 2001 to Oct. 12, 2001			Gillingham, R Elaine	Brockville	16-Jul-01
Mizener, Paul	Beverly Hill, FD	19-Jul-01	Green, Rosemary Elizabeth		
Oct. 11, 2001 to Oct. 15, 2001			Yvonne	Brantford	16-Jul-01
Thomas, Ralph	Easterville, MB	19-Jul-01	Green, Leander Wayne	Brantford	16-Jul-01
Aug. 26, 2001 to Aug. 30, 2001			Harbin, Wilfred B	Clarington	16-Jul-01
Hapeman, Doug	Fredericton, NB	19-Jul-01	Kimberley, Kenneth Garfield	Etobicoke	16-Jul-01
Aug. 23, 2001 to Aug. 27, 2001			Reid, Bramwell Bruce	Strathroy	16-Jul-01
Sale, Richard E	Florence, SC	19-Jul-01	Rowe, Lynette Suzanne	Peterborough	16-Jul-01
Aug. 16, 2001 to Aug. 20, 2001			Roffel, John	North Bay	16-Jul-01
Stewart, James K	Hamilton	20-Jul-01	Trickett, Ronald Samuel John	Toronto	16-Jul-01
Aug. 22, 2001 to Aug. 26, 2001			Vincent, Leo V J	Orillia	16-Jul-01
Quimet, Germain	Blainville, PQ	20-Jul-01	Wheeler, Valerie Joy	Marathon	16-Jul-01
July 25, 2001 to July 29, 2001			Wheeler, Brian Roy	Marathon	16-Jul-01
Sabourin, Thomas J	Gatineau, PQ	23-Jul-01	Colbourne, Rex Darren James	Smiths Falls	16-Jul-01
Aug. 16, 2001 to Aug. 20, 2001			Colbourne, Darlene Sylvia	Smiths Falls	16-Jul-01
Wilton, John	Halifax, NS	23-Jul-01	Doxtater, Washington	Middlesex	19-Jul-01
Aug. 2, 200 to Aug. 6, 2001			Mitchell, Jane	Axton	19-Jul-01
Feltham, Karen Paula	Labrador City, NF	23-Jul-01	Lowe, David Roland	Linwood	19-Jul-01
Aug. 2, 200 to Aug. 6, 2001			Ayoub, George	Mississauga	19-Jul-01
Scott, Harold	North Chili, NY	24-Jul-01	Bokovay, Willard	Petawawa	20-Jul-01
Aug. 2, 2001 to Aug. 6, 2001			Fisher, Patricia	Brantford	20-Jul-01
Lussier, Louis	St Francis WI	24-Jul-01	Stevens, Oliver	Beamsville	24-Jul-01
Aug. 16, 2001 to Aug. 20, 2001			Reilly, Paul	Hamilton	24-Jul-01
Thomson, Martha Nell	Montreal	24-Jul-01	Mak, John	Toronto	25-Jul-01
Sept. 20, 2001 to Sept. 24, 2001			Crean, Victor	Sudbury	27-Jul-01
Dowd, Thomas Edward	Montreal	25-Jul-01	Brisland, Derek	Sault Ste Marie	27-Jul-01
Aug. 9, 2001 to Aug. 13, 2001			Bruneau, Bernard	Little Current	27-Jul-01
Gorniak, Slawomir	Kingston	26-Jul-01	Dauvin, Daniel	Sault Ste Marie	27-Jul-01
Aug. 23, 2001 to Aug. 27, 2001			Deptula, Andrew	Sturgeon Falls	27-Jul-01
Baudry, Raymond Henri	Winnipeg, MB	26-Jul-01	Fitzgerald, William	Sudbury	27-Jul-01
Aug. 1, 2001 to Aug. 5, 2001			Johnstone, James	North Bay	27-Jul-01
Tsang, John	Richmond, BC	26-Jul-01	Landriault, Joseph	Sudbury	27-Jul-01
Aug. 9, 2001 to Aug. 13, 2001			Legault, Joseph	Field	27-Jul-01
Bedfore, Brad	Fort Worth, TX	26-Jul-01	Monet, Jacques	Sudbury	27-Jul-01
Heath, Gordon L	Toronto	26-Jul-01	O'Donnell, Denis	Sudbury	27-Jul-01
Hunter, David J	North Gower	27-Jul-01	Profit, James	Wikemikong	27-Jul-01
Aug. 16, 2001 to Aug. 20, 2001			Pappin, Robert	Coniston	27-Jul-01
McDonald, Peter Alexander	Dartmouth, NS	30-Jul-01	Sayers, Richard	Sault Ste Marie	27-Jul-01
Oct. 25, 2001 to Oct. 29, 2001			Simard, Noel	Copper Cliff	27-Jul-01
Kennedy, Gordon Francis	Rossland, BC	30-Jul-01	Moyle, Lester	Val Therese	27-Jul-01
Oct. 18, 2001 to Oct. 22, 2001			LeClair, Atche	St Hyacinthe, QC	27-Jul-01
Raymer, John	Calgary, AB	31-Jul-01	Kaptein, John J	Coniston	27-Jul-01
Aug. 23, 2001 to Aug. 27, 2001			Fraboni, Raffaele	North Bay	27-Jul-01
			McMahon, William Henry	Oakville	27-Jul-01
			Pelkey, Micah David	Hanwell, NB	27-Jul-01
			Lambert, Linda	Hamilton	27-Jul-01
			Armstrong, C.J.	Essex	30-Jul-01
			Gaughan, John	York	30-Jul-01
			James, Paul	York	30-Jul-01
			Wey, Joseph	Toronto	30-Jul-01
			Ronan, Edward	Toronto	30-Jul-01
			Seeram, Raghubir	Downsview	31-Jul-01

CERTIFICATES OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :

Name	Location	Effective Date
Pandey, Ravindra	Nepean	10-Jul-01

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIER,
Clerk of the Legislative Assembly.

**Applications to Provincial Parliament
Demandes au Parlement provincial**

NIPISSING UNIVERSITY

NOTICE IS HEREBY GIVEN that on behalf of Nipissing University, application will be made to the Legislative Assembly of the Province of Ontario for an amendment to Article 6 of Bill Pr70, an Act respecting Nipissing University, December 1992, to permit Nipissing University to grant any and all degrees, honorary degrees and diplomas in all branches of learning. Currently, Nipissing University has the power to grant baccalaureate degrees, honorary degrees and the Masters of Education degree.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee of Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at North Bay, this 1st day of August, 2001.

(3661) 31-34 DAVE MARSHALL, PhD
President and Vice-Chancellor
Nipissing University

THE CORPORATION OF THE CITY OF HAMILTON

NOTICE IS HEREBY GIVEN that the City of Hamilton will apply to the Legislative Assembly of the Province of Ontario for an Act to amend *The City of Hamilton Act, 1968-1969*, Statutes of Ontario 1968-69, Chapter 149, to enlarge the geographical area of the downtown within which the City may relocate the Hamilton Farmers' Market. This area is described in Schedule B of the said statute.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the ap-

plication, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Hamilton, this 2nd day of August, 2001.

(3673) 32 to 35

KEVIN C. CHRISTENSON
City Clerk
City of Hamilton
City Hall
71 Main Street West
Hamilton, Ontario L8P 4Y5

**Corporation Notices
Avis relatifs aux compagnies**

LADA CANADA INC.

TAKE NOTICE CONCERNING WINDING UP of LadaCanada Inc., Date of Incorporation: May 18, 1999. Liquidator, Igor Pachnev, 2727 Steeles Avenue West, 4th Floor, Toronto, Ontario M3S 3G9. Date Appointed: July 3, 2000.

This notice is filed under subsection 205 (2) of the *Business Corporations Act*. A Meeting of the shareholders of the corporation pursuant to subsection 205 (1) of the Act was held on July 31, 2001.

Pursuant to subsection 205 (3) of the *Business Corporations Act*, on the expiration of three months after the date of filing of this notice, the corporation is dissolved.

Dated this 3rd day of August, 2001.

(3675) 32

IGOR PACHNEV,
Liquidator

**Partnership Dissolution/Changes
Dissolution de sociétés/La modifications**

"OTTAWA TUTOR CENTRE" PARTNERSHIP

TAKE NOTICE that the partnership between Barbara Ryan, Alison DeLinden and Janet Elias carrying on business under the name and style of the "OTTAWA TUTOR CENTRE" at Ottawa, was dissolved on July 18, 2001, pursuant to the *Partnerships Act*.

Dated this 18th day of July, 2001.

(3671) 32

BARBARA RYAN
ALISON DELINDEN
JANET ELIAS

AMBASSADOR-ONTARIO INSURANCE BROKERS

TAKE NOTICE that the partnership between Ambassador Assurance Brokers Inc. and 1362321 Ontario Inc., carrying on business under the name and style of Ambassador-Ontario Insurance Brokers at the address of 1060 University Avenue West, Windsor, Ontario, was dissolved on July 31, 2001, by agreement of the partners and pursuant to the *Partnerships Act*.

Dated this 31st day of July, 2001.

(3674) 32

AMBASSADOR ASSURANCE BROKERS INC.
S. BRIAN SPOONER,
President
1362321 Ontario Inc.
S. BRIAN SPOONER,
President

Miscellaneous Notices Avis divers

THE BANK OF NOVA SCOTIA TRUST COMPANY

NOTICE IS HEREBY GIVEN pursuant to subsection 1(2) of The Bank of Nova Scotia Trust Company Act, 2000 (the "Act") that the effective date (as defined in the Act) is July 31, 2001 and that the provisions of the Act take effect as of that date.

Dated at Toronto, this 31st day of July, 2001.

(3670) 32

McCarthy Tétrault
Barristers and Solicitors

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at 491 Steeles Avenue East, Milton, Ontario, September 11, 2000 and amended by Order dated September 13, 2000 Court File Number C22621/00, to me directed, against the real and personal property of Golden Lion Eurocan Inc., Walter Huecking and Joe K. Dobec also known as Joseph K. Dobec Defendants, at the suit of Royal Bank of Canada, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Golden Lion Eurocan Inc., Walter Huecking and Joe K. Dobec also known as Joseph K. Dobec, Defendants in and to:

Township of Matawatchesan, County of Renfrew
Part Lot 20, Concession 6, as in R391473, except R81551;
T/W R391473; Griffith and Matawatchesan

All of which said right, title, interest and equity of redemption of Golden Lion Eurocan Inc., Walter Huecking and Joe K. Dobec also known as Joseph K. Dobec, Defendants, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below, at Pembroke Court House, 297 Pembroke Street East, Court Room # 2 (annex), Pembroke, Ontario on Friday, September 14, 2001 at 2:00 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office at 297 Pembroke Street East, Pembroke, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 1st day of August, 2001.

PAULA RING,
Sheriff,
297 Pembroke Street East,
Pembroke, Ontario

(3672) 32

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE LAKEHEAD DISTRICT SCHOOL BOARD

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Thursday, September 6, 2001, at the Tax Department, 3rd Floor, 2135 Sills St. Thunder Bay.

The tenders will then be opened in public on the same day at 3:30 p.m. at Lake Superior Rm. 1st Floor, 2135 Sills St. Thunder Bay.

Description of Land(s)	Minimum Tender Amount
Parcel 22915, Thunder Bay Freehold, Part of Mining Claim TB-8112, Designated as Part 1 on FWR-175 Township of Conacher, District of Thunder Bay 2.80AC	\$7,994.13

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

BRUCE SAUDER
Tax Collection Supervisor
Lakehead District School Board
2135 Sills Street
Thunder Bay, Ontario P7E 5T2
PH: 807 625-5177
FAX: 807 622-5682
www.lhbe.edu.on.ca

(3667) 32

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF ALFRED AND PLANTAGENET

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on September 4th, 2001 at the townhall in Plantagenet.

The tenders will then be opened in public on the same day at 3:00 p.m.

Description of Land(s)	Minimum Tender Amount
Part of East half of Lot 20, Concession 2 formerly in the Township of Alfred, now in the township of Alfred and Plantagenet in the County of Prescott, and more particularly the property situated at 2040 Concession 2 Alfred, Lefavre, Ontario (including a structure)	\$16,772.00

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

DIANE THAUVEITE
Clerk-treasurer
613-673-4797 (226)
Township of Alfred and Plantagenet
205 Old Highway 17
Box 350
Plantagenet, Ontario K0B 1L0

(3668) 32

MUNICIPAL TAX SALES ACT
R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF LIMERICK

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. (local time) on September 13, 2001, at the municipal offices of The Corporation of the Township of Limerick, 89 Limerick Lake Road, R.R. #2, Gilmour, Ontario, K0L 1W0.

The tenders will then be opened in public on the same day at the municipal offices of The Corporation of the Township of Limerick, 89 Limerick Lake Road, R.R. #2, Gilmour, Ontario.

Description of Land(s)	Minimum Tender Amount
Parcel 1: Lots 8 and 9, Plan 266, Township of Limerick, County of Hastings, save and except the lands described in Instrument No. 21475	\$2,732.37

Description of Land(s)	Minimum Tender Amount
Parcel 2: Part Lot 2, Concession 1, Township of Limerick, County of Hastings, Being Part 1, Plan 21R-12583	\$6,187.27
Parcel 3: Part of Lots 8 and 9, Plan 266, and Part of Lot 9, Concession 2, Township of Limerick, County of Hastings, lastly described in Instrument No. 214575	\$2,329.87
Parcel 4: small Island in Bass Lake, south of Lot 27, Concession 2, Township of Limerick, County of Hastings as shown on Crown Patent C774	\$7,018.85
Parcel 5: Part of Lot 1, Concession 2, Township of Limerick, County of Hastings, more particularly described in Instrument No. D1433	\$4,065.59

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(3669) 32	CARLENE BAKER Clerk-Treasurer The Corporation of the Township of Limerick R.R. #2 Gilmour, Ontario K0L 1W0
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Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2001—08—11

ONTARIO REGULATION 299/01 made under the ONTARIO DISABILITY SUPPORT PROGRAM ACT, 1997

Made: July 19, 2001

Filed: July 23, 2001

Amending O. Reg. 222/98
(General)

Note: Since the end of 2000, Ontario Regulation 222/98 has been amended by Ontario Regulations 82/01 and 235/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Paragraph 3 of subsection 4 (1) of Ontario Regulation 222/98 is revoked and the following substituted:

3. Residents of a facility that is designated as an institution by section 1 of Regulation 744 of the Revised Regulations of Ontario, 1990 made under the *Mental Hospitals Act*.

3.1 Residents of a psychiatric facility under the *Mental Health Act* that was formerly designated as an institution by section 1 of Regulation 744 of the Revised Regulations of Ontario, 1990 made under the *Mental Hospitals Act* and that became a division or other part of another facility as a result of the implementation of a plan for the restructuring of hospital services.

3.2 Residents of the Centre for Addiction and Mental Health in the City of Toronto.

3.3 Residents of the Homewood Health Centre in the City of Guelph.

2. Clause (a) of the definition of "institution" in subsection 32 (1) of the Regulation is revoked and the following substituted:

(a) a place of residence referred to in paragraph 3, 3.1, 3.2, 3.3, 4 or 5 of subsection 4 (1),

3. This Regulation shall be deemed to have come into force on October 16, 2000.

RÈGLEMENT DE L'ONTARIO 299/01 pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIEN DE SOUTIEN AUX PERSONNES HANDICAPÉES

pris le 19 juillet 2001
déposé le 23 juillet 2001modifiant le Règl. de l'Ont. 222/98
(Dispositions générales)

Remarque : Depuis la fin de 2000, le Règlement de l'Ontario 222/98 a été modifié par les Règlements de l'Ontario 82/01 et 235/01. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 20 janvier 2001.

1. La disposition 3 du paragraphe 4 (1) du Règlement de l'Ontario 222/98 est abrogée et remplacée par ce qui suit :

3. Les résidents d'un établissement qui est désigné comme établissement par l'article 1 du Règlement 744 des Règlements refondus de l'Ontario de 1990 pris en application de la *Loi sur les hôpitaux psychiatriques*.

3.1 Les résidents d'un établissement psychiatrique au sens de la *Loi sur la santé mentale* qui était désigné auparavant comme établissement par l'article 1 du Règlement 744 des Règlements refondus de l'Ontario de 1990 pris en application de la *Loi sur les hôpitaux psychiatriques* et qui est devenu une division ou une autre partie d'un autre établissement par suite de la mise en oeuvre d'un plan de restructuration des services hospitaliers.

3.2 Les résidents du Centre de toxicomanie et de santé mentale situé dans la cité de Toronto.

3.3 Les résidents du centre de santé appelé Homewood Health Centre situé dans la cité de Guelph.

2. L'alinéa a) de la définition de «établissement» au paragraphe 32 (1) du Règlement est abrogé et remplacé par ce qui suit :

a) un lieu de résidence visé à la disposition 3, 3.1, 3.2, 3.3, 4 ou 5 du paragraphe 4 (1);

3. Le présent règlement est réputé être entré en vigueur le 16 octobre 2000.

32/01

ONTARIO REGULATION 300/01 made under the DIETETICS ACT, 1991

Made: May 16, 2001
Approved: July 19, 2001
Filed: July 24, 2001Revoking O. Reg. 673/93
(Composition of Statutory Committees)

1. Ontario Regulation 673/93 is revoked.

COUNCIL OF THE COLLEGE OF DIETITIANS OF ONTARIO:

TERESA BARR
PresidentSHIRLEY LEE
Registrar

Dated on May 16, 2001.

32/01

ONTARIO REGULATION 301/01

made under the

DIETETICS ACT, 1991

Made: May 16, 2001

Approved: July 19, 2001

Filed: July 24, 2001

Amending O. Reg. 593/94
(General)

Note: Ontario Regulation 593/94 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Parts I, II and III of Ontario Regulation 593/94 are revoked.

2. Paragraph 3 of section 30.9 of the Regulation is revoked and the following substituted:

3. Pays the required fees.

3. Subsection 30.12 (1) of the Regulation is revoked and the following substituted:

(1) A person may apply for a certificate of registration by completing and submitting the form provided and paying the required fees.

4. Section 30.14 of the Regulation is revoked and the following substituted:

30.14 (1) A certificate of registration that has been suspended for failure to pay a prescribed or required fee is automatically revoked after it has been suspended for 12 months.

(2) A member may apply for reinstatement by submitting a completed application form and the required non-refundable application fee.

5. Part IV of the Regulation is revoked.

COUNCIL OF THE COLLEGE OF DIETITIANS OF ONTARIO:

TERESA BARR
President

SHIRLEY LEE
Registrar

Dated on May 16, 2001.

32/01

ONTARIO REGULATION 302/01

made under the

DIETETICS ACT, 1991

Made: May 16, 2001

Approved: July 19, 2001

Filed: July 24, 2001

Amending O. Reg. 680/93
(Professional Misconduct)

Note: Ontario Regulation 680/93 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Section 1 of Ontario Regulation 680/93 is amended by adding the following paragraphs:

35.1. Failing to provide the Registrar with accurate information respecting any information required to be contained in the College's register.

35.2. Failing to inform the Registrar of a change of any information required to be contained in the College's register within 30 days after the change occurring.

35.3. Failing to inform the Registrar of a change in citizenship or immigration status within 30 days after the change occurring.

COUNCIL OF THE COLLEGE OF DIETITIANS OF ONTARIO:

TERESA BARR
President

SHIRLEY LEE
Registrar

Dated on May 16, 2001.

32/01

ONTARIO REGULATION 303/01

made under the

CHILD AND FAMILY SERVICES ACT

Made: July 19, 2001

Filed: July 24, 2001

Amending Reg. 70 of R.R.O. 1990
(General)

Note: Regulation 70 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Subsection 37 (1) of Regulation 70 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) The Custody Review Board continued under section 96 of the Act shall consist of not more than 34 members.

2. Subsection 67 (1) of the Regulation is revoked and the following substituted:

(1) The Child and Family Services Review Board continued under section 207 of the Act shall consist of not more than 34 members.

3. The Regulation is amended by adding the following section before the heading "Miscellaneous":

69.1 (1) The Board shall hear and determine appeals under subsection 311 (5) of the *Education Act* from decisions to expel pupils made by district school boards and school authorities, as defined in that Act.

(2) To bring an appeal described in subsection (1), a person who is entitled under section 311 of the *Education Act* to bring the appeal must give the Board a written notice of appeal within 60 days after the date of the decision that is being appealed.

(3) The Board may extend the period of time for giving the written notice of appeal, before or after the expiry of the period, if it is satisfied that there are reasonable grounds for the extension.

- (4) The notice of appeal shall,
- (a) set out the date of the decision that is being appealed;
 - (b) set out the name of the district school board or school authority that made the decision;
 - (c) state whether the decision imposes a limited expulsion as described in subsection 309 (14) of the *Education Act* or a full expulsion as described in subsection 309 (16) of that Act; and
 - (d) be in the form, if any, approved by the Minister and available from the Board.

(5) The Board shall not refuse to deal with an appeal on the ground that there is a deficiency in the notice of appeal or that the notice of appeal deviates from the form, if any, approved by the Minister.

(6) The parties to the appeal are:

- 1. The person who gave the Board the written notice of appeal.
- 2. The district school board or school authority that made the decision that is being appealed.
- 3. Any other person specified by the Board.

(7) The Board shall commence a hearing within 30 days after receiving a written notice of appeal.

(8) The Board may extend the period of time for commencing the hearing, before or after the expiry of the period, at the request of any party to the appeal.

(9) The Board shall provide each party, or the party's counsel or agent, with a copy of the Board's decision on the appeal within 10 days after completing the hearing.

4. This Regulation comes into force on the later of,

- (a) the day it is filed;
- (b) June 29, 2001; and
- (c) the day section 311 of the *Education Act* comes into force.

32/01

ONTARIO REGULATION 304/01

made under the

PLANNING ACT

Made: July 19, 2001

Filed: July 26, 2001

Amending O. Reg. 834/81

(Restricted Areas — District of Sudbury — Territorial District of Sudbury)

Note: Since the end of 2000, Ontario Regulation 834/81 has been amended by Ontario Regulation 146/01. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1991 and in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

177. (1) Despite subclause 17 (b) (ii) of the Order, the seasonal dwelling existing on the day this section comes into force is permitted within 20 metres from the high-water mark on the lands described in subsection (2).

(2) Subsection (1) applies to those lands in the geographic Township of Curtin in the Territorial District of Sudbury being lots 2, 3, 4, 5 and 6 on Plan M-730 registered in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

DAVID KING

Manager (Acting)

Northeastern Municipal Services Office
Ministry of Municipal Affairs and Housing

Dated on July 19, 2001.

32/01

ONTARIO REGULATION 305/01

made under the

MINISTRY OF CORRECTIONAL SERVICES ACT

Made: July 19, 2001

Filed: July 27, 2001

Amending Reg. 778 of R.R.O. 1990
(General)

Note: Regulation 778 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. The definition of "employee" in section 1 of Regulation 778 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"employee" means an employee of the Ministry or of a contractor; ("employé")

2. Sections 35, 36, 37, 38 and 39 of the Regulation are revoked and the following substituted:

TEMPORARY ABSENCE

34.1 In sections 35 to 39.1,

"Board" means the Ontario Parole and Earned Release Board.

35. (1) Every Superintendent and every member of the Board is hereby designated under section 27 of the Act as a person who may authorize the temporary absence of an inmate from a correctional institution.

(2) Every Superintendent and every member of the Board is hereby designated pursuant to section 7.2 of the *Prisons and Reformatories Act* (Canada) as a person responsible for authorizing temporary absences.

(3) The Board is hereby designated pursuant to section 7.2 of the *Prisons and Reformatories Act* (Canada) as an organization responsible for authorizing temporary absences.

36. (1) Every inmate is eligible to be lawfully absent from an institution during the inmate's term of imprisonment under the authority of a temporary absence permit issued by the Superintendent, the Board or a member of the Board.

(2) Every temporary absence granted to an inmate is a privilege conferred upon the inmate for a specific purpose.

37. (1) Every request by an inmate for a temporary absence permit shall be submitted in writing to the Superintendent of the institution in which the inmate is confined and shall set out the reasons for the request.

(2) After considering the request for a temporary absence permit, the Superintendent shall, subject to section 38,

- (a) authorize the temporary absence with or without conditions;
- (b) deny the request for a temporary absence; or
- (c) defer the decision.

(3) The Superintendent shall promptly notify the inmate in writing of his or her decision with reasons.

38. (1) The Superintendent shall refer a request for a temporary absence permit to the chair of the Board if granting the request would authorize an inmate to be absent from an institution unescorted for a period of 72 hours or longer.

(2) The chair of the Board shall refer a request received under subsection (1) to the Board or to a member of the Board, and the Board or member of the Board shall review the request as soon as possible and, in any case, not later than 30 days after the chair has received the request.

(3) An inmate is entitled to attend before the Board or a member of the Board, as the case may be, to make oral representations in support of the request and the Board or member of the Board may permit any other person, including an interpreter, to also attend for the purpose of assisting the Board or member in the review.

(4) After considering the request for a temporary absence permit, the Board or member of the Board shall,

- (a) authorize the temporary absence with or without conditions;
- (b) deny the request for a temporary absence; or
- (c) defer the decision.

(5) The Board or member of the Board shall promptly notify the inmate in writing of the decision with reasons.

(6) An inmate who is aggrieved by a denial under this section of a temporary absence permit may request in writing that the chair of the Board review the decision.

(7) Upon receiving a request under subsection (6), the chair or the chair's delegate shall review the decision and shall,

- (a) order the Board or the member of the Board to reconsider the application for a temporary absence permit; or
- (b) uphold the original decision,

and shall promptly notify the inmate in writing of the results of the review with reasons.

39. The Superintendent, Board or member of the Board, as the case may be, upon granting a temporary absence permit, may impose any conditions that they consider appropriate.

39.1 (1) The Superintendent, Board or member of the Board may cancel a temporary absence permit granted by them, before or after the beginning of the temporary absence, if,

- (a) the inmate has breached or attempted to breach a condition of the temporary absence permit;
- (b) the Superintendent, Board or member considers it necessary and justified in order to prevent a breach of a condition of the temporary absence permit;

(c) the grounds for granting the temporary absence permit have changed or no longer exist; or

(d) the request has been reassessed, based on new information that could not reasonably have been provided when the temporary absence permit was granted.

(2) If a temporary absence permit is cancelled, the Superintendent, Board or member of the Board, as the case may be,

- (a) shall order the inmate to return immediately to the correctional institution, with reasons for the cancellation; and
- (b) may have a notice of cancellation issued for the inmate's apprehension and recommittal.

(3) An inmate who is aggrieved by the cancellation of his or her temporary absence permit that had been granted by the Board or a member of the Board may request in writing that the chair of the Board review the decision.

(4) Upon receiving a request under subsection (3), the chair or the chair's delegate shall review the decision and any submissions made by the inmate and shall,

- (a) reauthorize the temporary absence of the inmate; or
- (b) uphold the cancellation of the temporary absence permit,

and shall promptly notify the inmate in writing of the results of the review with reasons.

(5) If an inmate is alleged to have committed a misconduct described in clause 29 (1) (o) in connection with his or her actions for which the temporary absence permit was cancelled, the Superintendent shall take into consideration the reasons given under subsections (2) and (4) when determining if the inmate has committed the misconduct.

39.2 Any proceeding begun under this Regulation before this section comes into force in respect of a request for a temporary absence permit or the suspension or cancellation of a temporary absence permit shall be completed in accordance with this Regulation as it read immediately before this section comes into force.

3. (1) **Subject to subsection (2), this Regulation comes into force on the later of the day it is filed and the day subsection 18 (1) of the *Corrections Accountability Act*, 2000 comes into force.**

(2) Section 2 comes into force on December 31, 2001.

RÈGLEMENT DE L'ONTARIO 305/01 pris en application de la LOI SUR LE MINISTÈRE DES SERVICES CORRECTIONNELS

pris le 19 juillet 2001
déposé le 27 juillet 2001

modifiant le Règl. 778 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 778 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 20 janvier 2001.

1. La définition de «employé» à l'article 1 du Règlement 778 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

«employé» Employé du ministère ou d'un entrepreneur. («employee»)

2. Les articles 35, 36, 37, 38 et 39 du Règlement sont abrogés et remplacés par ce qui suit :

PERMISSION DE SORTIR

34.1 La définition qui suit s'applique aux articles 35 à 39.1.

«Commission» La Commission ontarienne des libérations conditionnelles et des mises en liberté méritées.

35. (1) Chaque chef d'établissement et chaque membre de la Commission est désigné en vertu de l'article 27 de la Loi comme personne qui peut autoriser un détenu à s'absenter temporairement d'un établissement correctionnel.

(2) Chaque chef d'établissement et chaque membre de la Commission est désigné conformément à l'article 7.2 de la *Loi sur les prisons et les maisons de correction* (Canada) comme personne responsable de l'octroi des permissions de sortir.

(3) La Commission est désignée conformément à l'article 7.2 de la *Loi sur les prisons et les maisons de correction* (Canada) comme organisme responsable de l'octroi des permissions de sortir.

36. (1) Chaque détenu a le droit, pendant sa période d'emprisonnement, de s'absenter légalement de l'établissement en vertu d'une permission de sortir délivrée par le chef d'établissement, la Commission ou un de ses membres.

(2) La permission de sortir accordée à un détenu constitue un privilège qui lui est concédé dans un but précis.

37. (1) Le détenu présente sa demande de permission de sortir par écrit au chef d'établissement de l'établissement où il est incarcéré. La demande doit être motivée.

(2) Après avoir étudié la demande de permission de sortir, le chef d'établissement, sous réserve de l'article 38 :

- a) soit autorise la sortie, avec ou sans conditions;
- b) soit refuse la demande de permission de sortir;
- c) soit diffère sa décision.

(3) Le chef d'établissement avise promptement le détenu par écrit de sa décision et des motifs.

38. (1) Le chef d'établissement saisit le président de la Commission d'une demande de permission de sortir si l'approbation de la demande autoriserait un détenu à s'absenter de l'établissement pendant une période de 72 heures ou plus sans escorte.

(2) Si le président de la Commission reçoit la demande visée au paragraphe (1), il en saisit la Commission ou un de ses membres, qui l'examine le plus tôt possible, mais dans les 30 jours suivant la réception de la demande par le président.

(3) Le détenu a le droit, pour faire des observations orales à l'appui de sa demande, de se présenter devant la Commission ou un de ses membres, selon le cas, qui peut permettre à d'autres personnes, y compris un interprète, d'être également présents afin de l'aider dans son examen.

(4) Après avoir étudié la demande de permission de sortir, la Commission ou le membre :

- a) soit autorise la sortie, avec ou sans conditions;
- b) soit refuse la demande de permission de sortir;
- c) soit diffère sa décision.

(5) La Commission ou le membre avise promptement le détenu par écrit de sa décision et des motifs.

(6) Le détenu qui se sent lésé par le refus visé au présent article d'accorder une permission de sortir peut demander par écrit au président de la Commission de réexaminer la décision.

(7) À la réception de la demande présentée en vertu du paragraphe (6), le président ou son délégué réexamine la décision et, selon le cas :

- a) ordonne à la Commission ou au membre d'étudier de nouveau la demande de permission de sortir;
- b) confirme la décision.

Il avise promptement le détenu par écrit des résultats de son réexamen et des motifs.

39. Le chef d'établissement, la Commission ou le membre de la Commission, selon le cas, peut assortir la permission de sortir qu'il accorde des conditions qu'il estime appropriées.

39.1 (1) Le chef d'établissement, la Commission ou le membre de la Commission peut, avant ou après le début de la sortie qu'il a accordée, annuler la permission de sortir si, selon le cas :

- a) le détenu en a violé une condition ou a tenté de le faire;
- b) il l'estime nécessaire et justifié pour prévenir la violation d'une de ses conditions;
- c) les motifs de la décision d'accorder la permission ont changé ou n'existent plus;
- d) la demande a été réévaluée à la lumière de nouveaux renseignements qui n'auraient pu raisonnablement avoir été fournis lorsqu'il a accordé la permission.

(2) Si une permission de sortir est annulée, le chef d'établissement, la Commission ou le membre, selon le cas :

- a) ordonne au détenu de retourner immédiatement à l'établissement correctionnel et l'avise des motifs de l'annulation;
- b) peut faire délivrer un avis d'annulation autorisant l'arrestation et l'incarcération du détenu.

(3) Le détenu qui se sent lésé par l'annulation de la permission de sortir que lui avait accordée la Commission ou un de ses membres peut demander par écrit au président de la Commission de réexaminer la décision.

(4) À la réception de la demande présentée en vertu du paragraphe (3), le président ou son délégué réexamine la décision et les observations présentées par le détenu et, selon le cas :

- a) autorise de nouveau la sortie du détenu;
- b) confirme l'annulation de la permission de sortir.

Il avise promptement le détenu par écrit des résultats de son réexamen et des motifs.

(5) S'il est allégué que le détenu a commis un acte de mauvaise conduite qui est visé à l'alinéa 29 (1) o) et qui fait partie des actes pour lesquels la permission de sortir a été annulée, le chef d'établissement tient compte des motifs donnés en application des paragraphes (2) et (4) lorsqu'il décide si le détenu l'a commis.

39.2 Une instance introduite en vertu du présent règlement avant l'entrée en vigueur du présent article à l'égard d'une demande de permission de sortir ou de la suspension ou de l'annulation d'une permission de sortir est terminée conformément au présent règlement, tel qu'il existait immédiatement avant l'entrée en vigueur du présent article.

3. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le jour de son dépôt ou, s'il lui est postérieur, le jour de l'entrée en vigueur du paragraphe 18 (1) de la *Loi de 2000 sur la responsabilisation en matière de services correctionnels*.

(2) L'article 2 entre en vigueur le 31 décembre 2001.

32/01

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Information

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

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THE ONTARIO GAZETTE
50 Grosvenor Street, Toronto, Ontario M7A 1N8
Telephone (416) 326-5310
Toll-Free 1-800-668-9938

Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

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LA GAZETTE DE L'ONTARIO
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8
Téléphone (416) 326-5310
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Proclamation

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

ELECTRICITY ACT, 1998

We, by and with the advice of the Executive Council of Ontario, name Monday, October 1st, 2001 as the day on which section 93 of the *Electricity Act, 1998* comes into force.

WITNESS:

THE HONOURABLE
HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on August 8, 2001.

BY COMMAND

DAVID H. TSUBOUCHI
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 1998 SUR L'ÉLECTRICITÉ

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le lundi 1er octobre 2001 comme le jour où entre en vigueur l'article 93 de la *Loi de 1998 sur l'électricité*.

TÉMOIN :

L'HONORABLE
HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 8 août 2001.

PAR ORDRE

DAVID H. TSUBOUCHI
Président du Conseil de gestion du gouvernement

(6487) 33

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

GOVERNMENT EFFICIENCY ACT, 2001

We, by and with the advice of the Executive Council of Ontario, name August 8, 2001 as the day on which the following provisions of Schedule F to the *Government Efficiency Act, 2001* come into force:

Subsections 1 (1), 1 (2) and section 2.

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et aux entreprises

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1613



WITNESS:

THE HONOURABLE
HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on August 8, 2001.

BY COMMAND

DAVID H. TSUBOUCHI
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2001 SUR L'EFFICIENCE DU GOUVERNEMENT

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 8 août 2001 comme le jour où entrent en vigueur les dispositions suivantes de l'annexe F de la *Loi de 2001 sur l'efficacité du gouvernement* :

Les paragraphes 1 (1), 1 (2) et l'article 2.

TÉMOIN :

L'HONORABLE
HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 8 août 2001.

PAR ORDRE

DAVID H. TSUBOUCHI
Président du Conseil de gestion du gouvernement

(6488) 33

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,

3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,

4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Brymac Coach Services Inc.
2344 Bloor St. W., Toronto, ON M6S 1P3

45991

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip for Royal Tours and Young Tours from points in the Regional Municipality of Peel and the City of Toronto to the Ontario/USA, Ontario/Quebec and Ontario/Manitoba border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

Applies for a public vehicle operating licence as follows:

45991-A

For the transportation of passengers on a chartered trip for Royal Tours and Young Tours from points in the Regional Municipality of Peel and the City of Toronto.

Chisholm Bus Lines Ltd.
R.R. #1, 876 River Road, Astorville, ON P0H 1B0

44592-A

Applies for the approval of the transfer of public vehicle operating licence PV-2250 now in the name of Borne's Bus Lines Ltd., R. R. #3, Box 431, Powassan, ON P0H 1Z0.

Northstar Passenger Services Ltd.
93 Bell Farm Rd., Suite 111, Barrie, ON L4M 1H1

45833-B

Applies for the approval of the transfer of public vehicle operating licence PV-4220 now in the name of Blondeau Taxi Ltee., 2161 Bantree St., Ottawa, ON K1B 4X3.

Tourist Coach Line, Inc.
51 Stonedene Blvd., Toronto, ON M2R 3C8

45025-G

Applies for an extension to extra provincial operating licence X-1779 as follows:

For the transportation of passengers and their baggage on a scheduled service between the City of Toronto, the City of New York and the Town of Monsey (located in the State of New York) to and from the Ontario/USA border crossings.

PROVIDED THAT:

the licensee be restricted to the use of not more than three (3) Class "A" public vehicles as defined in paragraph (a)(i) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54; there be no pick up or discharge of passengers at any point en route between the City of Toronto, the City of New York and the Town of Monsey on the other hand; the licensee be restricted to two (2) scheduled trips per week; there be no charter privileges under this authority.

EXPLANATORY NOTE:

This service is primarily intended for passengers of the Hebrew faith who require separate seating accommodations for men and women with

trips to be scheduled in such a manner that passengers may pray at certain times and that the public vehicles used hereunder be specially adapted to include storage capacity of Kosher food stuffs.

1485228 Ontario Inc. 45990 & A
146 Milliken Meadows Dr., Markham, ON L3R 0V6

Applies for the approval of the transfer of extra provincial operating licence X-3050 and public vehicle operating licence PV-5035 both now in the name of Rosa Medina, 108 Beaver Terrace, Toronto, ON M6H 4G8.

33/01

Felix D'Mello
Board Secretary/
Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2001-06-25	
IMAGES APPAREL INC.	890298
MARTIN STEGEMAN MASONRY LTD.	366836
RIZVI INTERNATIONAL TRADING INC.	806888
2001-07-03	
MARVELOUS VEGETARIAN HEALTH FOOD INC.	1284290
PETROFF HOLDINGS LIMITED	211871
RECYCLING FOR TOMORROW INC. 972064	
SUNNY BLUE CONSULTANTS LIMITED	1192935
W. WASIK FILMS LIMITED	285394
1408652 ONTARIO INC.	1408652
379011 ONTARIO LIMITED	379011
2001-07-04	
LUMSDEN INTL., INC.	1064742
WICSTERS INC.	1417194
994216 ONTARIO LIMITED	994216
2001-07-08	
ANOTHER WORLD SATELLITES LTD.	736268
2001-07-09	
INFOSYS SOFTWARE INC.	1250964
792785 ONTARIO LIMITED	792785
2001-07-17	
415848 ONTARIO LIMITED	415848
2001-07-18	
1399392 ONTARIO INC.	1399392
733550 ONTARIO LIMITED	733550
2001-07-20	
ISAPET INVESTMENTS INC.	805176
PATRICK COMMUNICATIONS LIMITED	381277
2001-07-24	
ADMAC HOLDINGS LIMITED	72094
ATIKOKAN MAINTENANCE PRODUCTS LIMITED	305157
G. A. HUOT LIMITED	69505
1218798 ONTARIO LTD.	1218798
1270692 ONTARIO INC.	1270692
1444443 ONTARIO INC.	1444443
832557 ONTARIO INC.	832557
2001-07-25	
NAR CONCRETE & DRAIN LTD.	449614
QUOKION EEEELWAY INC.	1274028
2001-07-26	
BIGS HOLDINGS (WINDSOR) INC.	1118472
HUNG KIT INCORPORATED	482769
PRECISION SHAPE MODELLING CANADA, INC.	1246394
2001-07-27	
BEVERLEY ALLEN ENTERTAINMENT INC.	1036827

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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CD PLASTICS CORPORATION	957538
2001-07-27	
KANADA GROUP INCORPORATED	1221642
SOUND ENVIRONMENTAL TECHNOLOGY INC.	1332852
1220168 ONTARIO LIMITED	1220168
2001-07-29	
GRAVES CONSULTING INC.	1221923
777851 ONTARIO INC.	777851
2001-07-30	
ACU/MEN RESOURCES INC.	714993
ASSET PRO INVESTMENT LTD.	1076723
LEINBERGER & PARTNERS (INTL.) INC.	654358
SENDMAIL CANADA, INC.	1453857
SHANGHAI PO KONG RESTAURANT LTD.	978439
447376 ONTARIO LTD.	447376
2001-07-31	
JAD SALES INC.	1146337
KITAIR HOLDINGS LIMITED	825764
443548 ONTARIO INC.	443548
830473 ONTARIO LIMITED	830473
2001-08-01	
ANNABELLE MARSHALL ENTERPRISES LTD.	858125
ASKO MOULD LTD.	619477
CANADIAN NETWORK GROUP LTD.	1188993
OMG ADVERTISING INC.	1093745
2001-08-01	
1123832 ONTARIO INC.	1123832
1176912 ONTARIO INC.	1176912

33/01

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-08-02	
MUHAMMAD TRADING CO. INC.	1452593
1439648 ONTARIO INC.	1439648
1441510 ONTARIO INC.	1441510

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

33/01

Cancellation of Certificates of Incorporation

(Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241 (4) of the *Business Corporations Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2000-10-12	
SUNTON INTERNATIONAL LTD.	1444260
2000-12-07	
CREATIVE CABINET FURNISHINGS INC.	1453497
2001-02-07	
THE ALLAN INDUSTRIAL GROUP OF COMPANIES LIMITED	1462900
2001-02-14	
1441741 ONTARIO LIMITED	1441741
2001-02-06	
COMPMX INC.	1465357
146381 ONTARIO INC.	1465381
2001-02-27	
1465437 ONTARIO LTD.	1465437
1465438 ONTARIO INC.	1465438
2001-02-28	
1465881 ONTARIO INC.	1465881
2001-03-01	
1465919 ONTARIO INC.	1465919
2001-03-13	
1467053 ONTARIO INC.	1467053
2001-03-14	
STAR DESIGN WOODWORK WINDOW & DOOR INC.	1467428
2001-03-21	
D.G.C. GROUP INC.	1468817
2001-03-22	
1468896 ONTARIO LIMITED	1468896
1468898 ONTARIO LIMITED	1468898

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

33/01

Errata Notice Avis d'Erreur

Vide Ontario Gazette, Vol. 134-4 dated January 27, 2001.

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the *Business Corporations Act* set out in the issue of the Ontario Gazette of January 27, 2001 with respect to the cancellation of the Certificate of Incorporation of Power Grow systems Inc., was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 134-4 datée Janvier 27, 2001.

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 240 de la *Loi sur les compagnies* et énoncé dans la Gazette de l'Ontario du Janvier 27, 2001 relativement à l'annulation du certificat de constitution en personne morale de Power Grow systems Inc., a été délivré par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Vide Ontario Gazette, Vol. 134-31, Page 1503, dated August 4, 2001.

PROCLAMATION GOVERNMENT EFFICIENCY ACT, 2001

should read:

Section 1 of Schedule 1

instead of

Section 1 of Schedule 1

Cf. Gazette de l'Ontario, Vol. 134-31, page 1503, datée du 4 août 2001.

*PROCLAMATION LOI DE 2001 SUR L'EFFICIENCE DU
GOUVERNEMENT*

Lire : l'article 1 de l'annexe I

au lieu de :

l'article 1 de l'annexe I

33/01

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending July 6, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 6 juillet 2001. La liste ci-dessous indique été les anciens noms suivis les nouveaux noms.

Ahmed, Faatimah M Mohamed — Muhammad, Faatimah Muhammad
Umarsaid
Ahmed, Musa Mohamed — Muhammad, Muhammad Umarsaid
Akan, Jaklin — Cilli, Jaklin
Al-Maskary, Maryam Salim — Muhammad, Maryam Salim
Alguire, Terri Alicia — Bampton-Masson, Theresa Alicia
Aps, Christopher Victor Fredrick — Caldwell, Christopher Victor
Bhakta, Jyotsnaben — Newhook, Jyoti
Bhakta, Melissa Mahendra — Newhook, Melissa
Binning, Janette Louise — Hayhoe, Janette Louise
Bodroghkozy, Zoltan Andras — Boyd, Andrew
Bond, Christopher James — Deschamps, Christopher James

Bragg, Sarah Emily — Dougall, Sarah Emily
 Bunn, Tyler Wayne — Bennett, Tyler Wayne
 Cameron, Charles Henry — Garrett, Charles Henry
 Cameron, Sarah Isabel Gertrude — Garrett, Sarah Isabel
 Chanquet Rodriguez — Mendoza, Milvia Nerys, Milvia Nerys
 Chisholm, Natalie Mary — Chisholm-Chandler, Natalie Mary
 Clute, Krystal Lee — Kennington, Krystal Lee
 Colegate, Jordan Mercedes — Bennett, Jordyn Mercedes
 David, Micheal Brian — Villeneuve, Michael Fernand
 Desjardins, Patrick Joseph — Pitre Leo Daniel, Joseph Patrick Daniel
 Dharmaratnam, Chambavi Jegashini — Tharmaratnam, Sambavi Jegashini
 Dharmaratnam, Seetharani — Tharmaratnam, Seetharani
 Dharmaratnam, Thambiah — Tharmaratnam, Thambiah
 Dimeco, Amanda Daniele — Chisholm-Chandler, Amy Daniele
 Dimeco, Scott Andrew — Chisholm-Chandler, Andrew Scott
 Dong, Qiqiang — Dong, Jason Qiqiang
 Dong, Yunan — Dong, Kelly Yunan
 Dongo, Sandra Milagros Day — Petrozzi, Sandra Milagros
 Durrant, Stephen Glenn Geddes — Geddes, Stephen Glenn
 Ferguson, Donna Marie — Poplawski, Donna Marie
 Flegel, Alexandar James — Jackson, Alexandar James
 Flegel, Jason George — Jackson, Jason George
 Fusco, Jacqueline Kelly — Hall-Fusco, Jacqueline Kelly
 Gangawathy, Shelliah — Harikrishna, Shelliah
 Gee, Carolyne Nicole — Yeoman, Carolyne Nicole
 Gholami Rad — Hojabri, Faranak, Faranak
 Gilges, Shavon Shona Ann — Edwards, Shavon
 Goodland, Kimberley Giselle — Mallia, Kimberley Giselle
 Goudkova, Anastassia Andreevna — Litvintsev, Anastassia Andreevna
 Grouchtchouk, Lioubov Mykhalivra — Fitsalovich, Lioubov Mykhalivra
 Guillemette, Alain Nicholas Anthony — Terbovc, Alain Nicholas Anthony
 Guillemette, Stephane Joel — Terbovc, Stephane Joel
 Guillemette, Victor Joseph Anthony — Terbovc, Viktor Anthony
 Gumisovski, Olgica — Babic, Olgica
 Gunasingam, Kalamathy — Selvanathan, Kalamathy
 Hailemariam, Sinkinesh — Hailemariam, Cindy Sinkinesh
 Halama, Teresa — Peterka, Teresa
 Heroux, Pierrette Marie Angele — Terbovc, Pierrette Angele
 Hood, Robert Michael — White, Robert Michael
 Hooper, Laura Michelle — Sparks, Laura Michelle
 Huang, Peishan — Lee, Peishan
 Huang, Yun-Yu — Lee, Shirley Yun-Yu
 Ing, Man Chiu — Ing, Ronald Man Chiu
 Islam, Mohammed Shariful Islam — Mohammed, Sharif
 Jankowski, Maria — MacLruta, Mary
 Jasarovski, Feim — Jashari, Feim
 Jasarovski, Ruide — Jashari, Ruide
 Jung, Jungeun — Jung, Jenny Jungeun
 Kathiravel, Keetha — Jeyanandan, Keetha
 Khan, Shafaat Ahmad — Khan, Shafait Ahmad
 Klust, Lina — Khlyustov, Galina
 Koroleva, Maia — Akabuogu, Maia
 Kpogo, Lolonyo — Kpogo, Amos Lolonyo
 Kuang, Ya Li — Kwong, Ingrid Y L
 Kuzmin, Farid — Kuzmin, Fred
 Kwok, Lap Lam — Kwok, Alan Lap-Lam
 Kwong, Wai Wah — Kwong, Jacky W W
 La, Tuyet Phuong — Gibson, Larissa Phuong Tuyet
 Lacitignola, Melinda — Grattagliano, Melinda
 Lacitignola, Piero — Grattagliano, Piero
 Lal, Bhagwant — Randhawa, Bhagwant
 Leon, Grace Elizabeth — Bellefeuille, Grace Elizabeth
 Leung, Ssu Chuan — Leung, Ssuch Tien
 Liu, Xia Wen — Liu, Maggie Xiawen
 Loshi, Alda — Pane, Alda
 Losier, Lionel — Losier, Leonel
 Lysonек, Frantisek — Lysonек, Frank
 MacHado, Linda Ann — Carver, Linda Ann
 Martin, Camille Constance St — Morgan Clare, Camille Constance St Clare
 Mawji, Yasmin — Sajoo, Yasmin
 McConnachie, Joanne Elizabeth — Fozard, Joanne Elizabeth
 McKean, James George — Watt, James George
 McDonald, Ashley Fay — Duffrenne, Ashley Fay
 Miletic, Olga — Veletas, Olga
 Mohabeer, Sursattie — Skinner, Sursattie
 Moore, Darlene Louise — Ladner, Darlene Louise
 Moosavi-Arya, Seyed-Masoud — Arya, Masoud
 Muentes, Celia Irida Velez — Cardenas, Celia Irida
 Navaretnam, Sri Retnambikai — Navaratnam, Sri Retnambikai
 Needham, Loretta Mae — Cooper, Loretta Mae
 Nguyen, Van Aroune — Nguyen, Aloun Thi
 Niegas, Charmaine Lea Tababa — Johnson, Charmaine Lea Niegas
 Nikkhah, Somayeh — Nikkhah, Yalda
 Osborne, James Alan — Johnston, James Alan
 Otchere-Gyan, Fred — Otchere-Jan, Fred
 Otchere-Gyan, Fredsen Thompson — Otchere-Jan, Fredsen
 Pais, Dreena Shilpa — Frank, Dreena Shilpa
 Pangilinan, Ingrid Ortile — Pangilinan-Octavo, Ingrid Ortile
 Patel, Nayanabehen Hiralal — Patel, Nayana Bahen Paresb Bhai
 Pelech, Alexander Wolodymyr — Pelech, Walter Alexander
 Phillips, Sena Mae — Ilves, Sena Rosina
 Pichugina, Yuliya — Beryzoa, Yuliya
 Quinola, Emma P — Norris, Emma P
 Racz, Edith — Albert, Edith
 Rafi, Ahmad Wasim — Malik, Wasim Ahmad
 Rafi, Maryam Wasim — Malik, Maryam
 Rafi, Saima Wasim — Malik, Saima
 Rafi, Zain Wasim — Malik, Zain
 Rancourt, Zachery Jordan — Riegling, Zachery Jordan
 Reimann, Catherine Mary — Pilgrim, Kate Mary
 Rizvi, Anjela — Rizvi, Sarah
 Robert, Jarrod Scott Dawson — Lashbrook, Jarrod Scott Dawson
 Rombough, Gerald Marshall — Meyers, Gerald Marshall
 Sadachcharam, Kalaichelvy — Sadachcharam, Kalaichelvy
 Sadachcharam, Nagathansha — Sadachcharam, Nagathansha
 Sadachcharam, Sobika — Sadachcharam, Sobika
 Sainawap, John — Sainawap, John
 Sajid, Sumna Firdous — Rizvi, Sumna
 Sawatzky, Brianna Nicole Skylar — Punch, Brianna Nicole
 Scheffer, Maude — Scheffer, Judy
 Shaheen Amer — Shaheen, Saima, Saima
 Sharma, Adrienne Barbara — Richardson, Adrienne Barbara
 Sharma, Rajiv Angrish — Angrish, Rajiv
 Shehab, Nwar — Ahmad, Nwar
 Shehab, Sarah — Ahmad, Sarah
 Shek, Wai Ping — MacDonell, Wai Ping
 Sicard, Jason Alexander — McAllister, Jason Alexander
 Singh, Avtar — Multani, Avtar Singh
 Singh, Parminder — Munday, Parminder Singh
 Singh, Sanjeevanjit — Sandhu, Sanjeevanjit
 Song, Wen Xuan — Song, Wendy
 St, Jordan Jeremy Louis — Loveday, Jordan Marcus Robert
 Stapells, Shelley Lee — Williams, Shelley Lee
 Stewart, Wendy Anne — Stewart, Wendi Anne
 Summa, Jennifer Rose — Goddard, Jennifer Rose
 Sun, Wei Hua — Sun, William
 Terminessi, Julie-Anna Theresa Marie — Carboni, Rebecca Theresa Marie
 Thatcher Lauriers — Des, Jason Clint, Jayson Clint
 Tran, Ai Binh — Chan, Joanne S L
 Tran, Alvin — Chan, Alvin H G
 Tran, Justin — Chan, Justin K W
 Tran, Thuy — Chan Dinh, Theresa Pui Man
 Tran, Tien Trung — Chan, Terence J H
 Trinh, Ngoc Ho — Trinh, Charlie
 Trzcinska, Marta Maria — Trzcinski, Melanie Marta
 Um, Junghee — Kim, Junghee
 Usui, Noriko — Langer, Noriko
 Vasilou, Nicoletta — Vasilou-Polygenis, Nicoletta
 Walker, Kirsten Leigh — Clayton, Kirsten Leigh
 Wang, Hong Ying — Young, Diana
 Way, Jody Lynn Angela — Way-Lal, Jody-Lynn Angela
 Willis, Alysha Anne Marie — Allen, Alysha Anne Marie
 Wong, Ka — Wong Keung Martin, Wing Kin Martin
 Ye, Luming — Ye, Richard Luming
 Yousaf, Sarah — Sheikh, Sarah
 Yu, Que Yan — Yu, David
 Zanni, Wanda Marie — Henry, Wanda Marie

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending July 13, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 13 juillet 2001. La liste ci-dessous indique été les anciens noms suivis les nouveaux noms.

Acuna, Lizbeth Isabel Aguirre — Gale, Lizbeth Isabel
 Adamji, Tasneem Abid — Taherali, Tasneem Abid
 Ahmed, Arnov — Rahman, Arnov
 Andal, Rosemarie — Albo, Rosemarie Lopez
 Anderson, Desmond James — Wood-Anderson, Desmond James
 Baron, Colette Vera Bogdanovic — Baron-Reid, Colette
 Barr, Wayne Morley Clifford — Clifford, Wayne Morley
 Bauslaugh McDonald — Bauslaugh, Rebecca Susanne, Rebecca Susanne
 Beaney, Sandra-Lee — Wade, Sandra-Lee
 Begum, Anwer — Memon, Anna Mustafa
 Bithrey, Colin Murray — Cooke-Bithrey, Colin Murray
 Blackler, Robbie Brett — Earle, Robbie Brett
 Blake, Shanta Ayanna — Araya, Shanta Ayanna
 Boissonneau, Raymond Joseph — Raymond, Rita Marie
 Boktour, Magdy Helmy Younan — Younan, Magdy Helmy
 Bray, Mary Natacha Louise — Bray, Natacha Louise
 Breslin Girolamo — Di, Laura Marie, Laura Marie
 Bride, Jocelyn Meghann — Bride, Krystal Kiersten
 Briones, Carmen Idalinda — Crawford, Carmen Idalinda Mariscal
 Briones, Erik Hugo Freddy Mariscal — Crawford, Eric Hugo Freddy Mariscal
 Campeau, Marie Bernadette Julie — Campeau-Vaillant, Marie Bernadette Julie
 Chambers, Claudia Suzette — Taylor, Claudia Suzette
 Chan, Ching Sum — Chan, Dianna Ching-Sum
 Chan, Ching Wan — Chan, Anna Ching Wan
 Chan, Chuen Cheung — Chan, Joe Chuen Cheung
 Chan, Hoi Yiu — Chan, Harry Dennis Hoi Yiu
 Chan, Hoi Yu — Chan, Flora Hoi Yu
 Chan, Suk — Chan Fan, Fanny Suk-Fan
 Chanderbhan, Samantha Joan — Gonsalves, Samantha Joan
 Chen, Yuhuan — Chen, Michael
 Cheng, Ngar Yee — Baker, Pancy
 Cheng, Yueting — Cheng, Amanda Yueting
 Choi, Hui Fong — Choi, Melody Hui Fong
 Chuang, Po — Chuang Hsiung, Tim
 Chuong, Margaret Yen-Chin Fee Lin — Chuong, Margaret Yen-Chin
 Clarke, Paul Andrew — August, Paul Andrew
 Cobankara, Sukran — Kurtulan, Sukran
 Craig, Jo-Ann Earla — Greene, Jo-Ann Earla Craig
 Crawford, Mary Margaret — Crawford, Paige Mary Margaret
 Cress, Linda Lee — Cress, Linden Lee
 Dadbakhsh, Homaira — Chonghar, Homaira Dadbakhsh
 De Noblenoble — De Torfason, Gabrielle Teresa, Gabrielle Teresa
 Dela, Estela A Cruz — Hernaez, Estela A
 Dhillon, Inderjeet Kaur — Grewal, Inderjeet Kaur
 Dhodra, Muhammad Afzaal — Afzaal, Muhammad
 Dias, Maria Alice Goncalves Bettencourt — Brandon, Veronica Bettencourt
 Dockery, Linnette Mae — Diseko, Linnette Mae
 Dodds, Sean Andrew — Cassidy, Sean Andrew
 Domenegato, Rodger Antonio — Domenegato, Roger Anthony
 Dore, Karen Lynn — Wilkie, Karen Lynn
 Duong, Anthony Vinh Phuc — Nguyen, Anthony Vinh Phuc
 Elliot, Magdalena — Elliot, Laine Michelle
 Espinoza, Jessica Maria Soriano — Mondragon, Jessica Maria
 Facca, Jenine Marie — McCullough, Jenine Marie
 Farhad, Farid Tabriz — Farhad, Fareid
 Farhad, Manoel Tabriz — Farhad, Manoel
 Farhad, Marcel Tabriz — Farhad, Marcel
 Fedorowich, Zofia — Fedorowich, Sophia
 Fenton, Jamie Wayne Howard — Dixon, Jamie Wayne
 Fu, Wan Li — Fung, Lily
 Fung, Roxanna — Knapman, Roxanna
 Gabrovsky, Evstaty — Wilson, Steve
 Gadoury Yeomans — Gadoury, Renee Lea Mary, Renee Lea Mary
 Giacomodonato, Clay Asher — Donato, Clay Asher Giacomo

Giacomodonato, Elisabeth — Donato, Elisabeth
 Giacomodonato, Luigi — Donato, Lou Giacomo
 Giacomodonato, Micheal Sebastian — Donato, Michael Sebastian Giacomo
 Giersek-Konarzewska, Marta — Opielka, Marta
 Gogularaj, Damon Aaron — Gogul, Damon Aaron
 Gogularaj, Shane Rajeevan — Gogul, Shane Rajeevan
 Gopalasundaram, Komathy — Jayashankar, Komathy
 Gray, Anthony Gregory — Hamilton, Anthony Gregory
 Guo, Yi — Kuo, Stephanie
 Hamza, Hamza — Memon, Ali Hamza
 Hasan, Kehkashan — Awan, Kehkashan Hasan
 Hashemi, Bardia Talkhouncheh — Hashemi, Bardia
 Hashemi, Houshang Talkhouncheh — Hashemi, Houshang
 Hazelwood, Onelia — Hazelwood, Omega Onelia
 Hogarth, Britney Leigh — Waite, Britney Leigh
 Holland, Herbert Henderson — Henderson, Herbert Joseph
 Holness, Robert Edward — Hill, Robert Edward
 Humphrey, Tiffany Ann Marie — Wright, Tiffany Ann Marie
 Hussain, Aizaz Ata — Chaudhry, Aizaz Ata-Hussain
 Jaggernauth, Nicholas Pooran — Gillingham, Nicholas Anthony
 Jalloh, Yayah — Jalloh, Chernor,yahya
 Jancevski, Dejan — Jancevski, Danny Dejan
 Jasharovski, Ramadan — Jashari, Ramadan
 Jeyaveeran, Pushpavathany — Jeyaveeran, Beatrice Pushpavathany
 Jiang, Liming — King, Leon
 Johal, Gurvinder Kaur — Grewal, Gurvinder Kaur
 Kalenuik, Cojana Adelle — Smith, Cojana Adelle
 Kanapathippillai, Gowri — Nagarjuna, Diana Gowri
 Kathiramalainathan, Tharani — Muruganandan, Tharani
 Kaur, Balwinder — Khangura, Balwinder Kaur
 Keem, Hoonglee — Keem, Simon H
 Khamphanh, Tonesack — Pepin, Anthony
 Khan, Mahjabeen Disha — Khan, Disha Mahjabeen
 Khan, Mehreen Esha — Khan, Esha Mehreen
 Khitakhunova, Adilyam — Celik, Adel
 Khitakhunova, Feruza — Celik, Feruza
 Khitakhunova, Zarina — Celik, Zarina
 Khosravi, Dawood — Kurambek, Fred Dean
 King, Teresa Michelle — Magashazi, Teresa Michelle
 Kiyorik, Hrair — Zeretsian, Hrayr
 Kiyork, Jerair — Zeretsian, Jerayr
 Knapp, Jennifer Anne — Abel, Jennifer Anne
 Kofman, Adi — Kofman, Nicole Adi
 Kogan, Adeanna — Kogan, Adena Cohen
 Kokhanova, Lioudmila — Kokhanova, Milla
 Koopman, Shelley Anne — Banbury, Shelley Anne
 Koutoudis, Justin Tyler Reid — Tyler, Justin Reid
 Kovacs, Ildiko Ibolya — Kotroczo, Ildiko Ibolya
 Krukowski, Maria — Rapoz, Maria
 Kurganova, Ganna — Kurganov, Anna
 Kurganova, Nicole — Kurganov, Nicole
 Kwok, Nai Chor — Kwok, Nicholas Nai Chor
 Lalic, Mahira — Lalic, Maja Marija
 Lau, Ming Yeung — Lau, Alton Ming Yeung
 Lau, Raby Wai Lui — Lau, Agnes Wai Lui
 Le, Tu — Scatcherd, Margilei Tu
 Lee, Susan Eun-Kyung — Lee-Rodrigus, Susan Eun-Kyung
 Levine, Iola Joy — Levine, Joy
 Li, Wing — Li Man, Kelly Wing Man
 Litvinov, Kiril Alexandrovich — Yankelevich, Kirill Alexander
 Litvinova, Victoria Valerievna — Yankelevich, Victoria Valeria
 Liu, Abigail Yuen-Lung — Wen, Abigail Yuen-Lung
 Liu, Suk Ching — Liu, Rebecca Suk-Ching
 Lutfi, Jeanet — Zeretsian, Janet
 MacGregor, Helen Evangeline — Martin, Toni Helen Evangeline
 Mah, Adrian Joseph Leung — Mah, Adrian Joseph
 Mahdi, Nawfal Kadhim — Mehdy, Nofel Neil Kassim
 Mak, Kwai Ying — Fu, Kwai Ying Alice
 Malhi, Pritam Kaur — Brar, Pritam Kaur
 Mamedov, Tim — Mamedov, Teymur
 Manojlovic, Milenko — Manojlovic, Miki
 Mansoor, Saif — Awan, Saif Mansoor
 Marcu, Monica Elena — Fiat, Monica Elena
 Mariampillai, Jennica — James, Jennica
 Martin, Joseph Tilman — Martin, Tilmon Joseph

Maseehuddin, Arshia — Maseehuddin, Farisa
 McArthur, Michael George — Jones, Michael George
 McKessick, Gillian Leslie — McKessick-Pasley, Gillian Leslie
 McKinnon, Marie Loneze Dorothee — McKinnon, Doris Dorothy
 McTaggart-Culley, Janice Rosemarie — Mishriky, Janice Rosemarie
 Mesfin, Martha — Cooper, Martha
 Mikolovich, Dana — Sydnor, Dana
 Mills, Valerie Anne — Mills, Gabrielle Marie
 Milne, Tom Michael Benjamin — Cahill, Tom Michael Benjamin
 Miners, Charissa Jane — Shine, Charissa Jane
 Mohamed, Abdiras Mohamed — Isse, Mohamed Abdirashid M
 Mohamed, Khadra Jama — Jama, Katra
 Mohammed, Amanda Marguerite — Ashford, Amanda Marguerite
 Mohammed, Justin Alexander — Ashford, Justin Alexander
 Mohammed, Sham Ashford — Ashford, Sham Mohammed
 Morton, Edith Doreen — Herdman, Doreen
 Mounir, Mohamed — Mounir, Martin
 Mugalula, Ruth — Hall, Ruth Mugalula
 Muise, Tyler K — Muise-Paquette, Tyler Ken
 Mustafa, Ahmad — Albeer, Ahmad Akram
 Mustafa, Ghulam — Memon, Ghulam Mustafa
 Mutagubya, Emmanuel Stewart Tendo — Hall, Emmanuel Stewart
 Tendo
 Mutagubya, Victoria Marilyn Mirembe Namaganda — Hall, Victoria
 Marilyn Mirembe Namaganda
 Mykhaylovskyy, Pavlo Vladimirovich — Michaels, Paul Pinchas
 Nasim, Mohammad Rustam — Anwari, Rustam
 Nemet, Deborah Rae — Watson, Deborah Rae
 Newman, Shamus Everett — Raymer, Shamus Everett
 Newton, Marie Claire Linda — Newton, Linda Tamara
 Nguy, Bonnie — Ton, Bonnie
 Nguyen, Dang Khoi — Nguyen, Austin Khoi Scott
 Nguyen, Luong Bich Hanh — Luong, Hanh Mai-Lee
 Nguyen, Luong Quoc Hung — Luong, James Hung Quoc Nguyen
 Noronha, Michelle Annette — Nowakowski, Michelle Annette
 Nuttall, Margaret Susan — Dyck, Margaret Susan
 Olsen, Eva Jennifer — Graham, Eva Jennifer
 Palmieri, Gina — Albanese, Gina
 Pan, Yifan — Pan, Ella Yifan
 Paquette, Melissa Abigail — McKim, Melissa Abigail
 Parrott, Dale Ashley — Bellaire, Dale Ashley
 Pepelia, Marcel — Pepelea, Thomas Marcel
 Phung, Wayne — Fung, Wayne
 Pleasance, Kitrina Lee — Vanderwal, Kitrina Lee
 Pool, Eric James — Colquhoun, Eric James
 Popov, Yuri Vyacheslavovich — Pope, Yuri Michael
 Poszeleznia, Wieslawa Teresa — Adamusiak, Wieslawa Teresa
 Punja, Shafin Kamaludin Jamal — Jamal, Shafin Kamaludin
 Pusztai, Allan Edward — Hunter, Allan Edward
 Rachid, Mohamad — Rachid, Adam M I
 Rachid, Nawal — Rachid, Amanwella I
 Rajaratnam, Sivanewary — Sutharsan, Sivanewary
 Reid, Talib Thomas Robinson — Robinson, Talib Thomas Reid
 Robbins, Terry Joseph Earl — Nephin, Terry Joseph Earl
 Robichaud, Michelaine Marie — Robichaud, Michelaine Marie
 Rodrigues, Andre Gamboa Cortes — Lee-Rodrigues, Andre Gamboa
 Cortes
 Rowe, Larissa Elaine — Fitzgerald, Larissa Elaine
 Safarian, Afrazeh — Safarian, Victoria Alondra-Afrazeh
 Saiphoo, Shiraz Mahamda — Saiphoo, Shiraz Marcus
 Salman, Deena — Al-Saad, Deena
 Salman, Nadia — Al-Saad, Nadia
 Salman, Zainab — Al-Saad, Zainab
 Sanchez-Sweatman Contreras — Sanchez, Otto Hernando, Otto
 Hernando
 Sankar Ropan — Sankar, Coomarie Nora, Coomarie Nora
 Sawicki, Jennifer Elizabeth — Watts, Jennifer Elizabeth
 Sayain, Paramjeet Kaur — Sharma, Priyanka
 Sedighi, Narges Rad — Rad, Narges
 Seevaratnam, Rita Amaleswary — Seevaratnam, Julia
 Sevilla, Roanne — Santos, Roanne
 Shamaon, Jirman Aramian — Shamoan, Germain Eramia
 Shreeve, David Gordon — Rasmussen, David Gordon Shreeve
 Shreeve, Dustin Henry Earl — Rasmussen, Dustin Henry Shreeve
 Sigalas, Fofo — Sigalas, Mandy Angela
 Simmonds, Kimberly Michele Barlow — Sidey, Kimberly Michele

Barlow
 Sims, Douglas Neil — Smith, Jonathan Ryan Francis
 Singh, Amarjit — Seran, David Amarjit
 Singh, Hardeep — Dhindsa, Hardeep Singh
 Singh, Jagdip — Grewal, Jagdip Singh
 Singh, Jagtar — Samra, Jagtar Singh
 Singh, Navbir — Grewal, Navbir Singh
 Singh, Nihal — Grewal, Nihal Singh
 Singh, Sukhdev — Khangura, Sukhdev Singh
 Singh, Surojine — Singh, Debbie Surojnie
 Sioson, Relyn — Sioson, Maria Relene Villanueva
 Siu, Hon — Siu Fai, Horace Hon Fai
 Siu, Wing — Siu Yin, Rachel Wing Yin
 Sivalingam, Logeswary — Satgunananthan, Logeswary
 Snowden, Sally Ann — Snowden, Sal
 So, Pui Man — So, Febe Pui-Man
 So, Vanny — Pen, Khemady
 Sookraj, Sadhana Persaud — Sookraj, Lindsay Sadhana Persaud
 Souvorova, Natalia Nickolaievna — Ros, Natalia Nickolaievna
 Sproule, Donna Rose Marie — Hoffman, Donna Marlene
 St Jeanjean — St, Rena, Reina Marie
 Sutton, Kim Chantal — Steel, Kim Chantal
 Sylenko, Anna Vladimirovna — Gump, Anna Vladimirovna
 Tang, Chua Kheng — Tang, Karen
 Tesliouk, Igor — Teslyuk, Igor
 Teslyuk, Mariana — Teslyuk, Mariana Marta
 Thavarapanen, Arvind Murali — Murali, Arvind Vishnu
 Thayaparan, Vanaja — Marconi, Vanaja
 Thomas, Jeffery William — Thomas, Jennifer Wendy
 Thorne, Sherry — Pritchard, Sherry
 Trenh, A Huong — Cheng, Joey Hong
 Tsedek, Wossen — Tsedeke, Wossen
 Vander, Rupinder Kaur — Chahal, Rupinder Kaur
 Waito, Shane, Kirby — Moore, Shane Kirby
 Wakida, Ruriko — Wakida, Shirley Ruriko
 Wallace MacKenzie MacKenzie — Wallace, Mirna Elizabeth, Ciara
 Mirna
 Wang, Kai — Wang, Ken
 Wehby, Jason Charles St — Brand James, Jason Charles St James
 Whamond, Pearl Ann — Muanza, Pearl Ann
 Winter, Bridgitte Danielle — Jansen, Bridgitte Danielle
 Wright, Christopher James — Freedman, Aye
 Wright, Tammy Teresa — Knoll, Tamara Teresa
 Yako, Aleen Akram — Hanna, Allan Yako
 Yankelevich, Alexander Veniaminovich — Yankelevich, Alec Benjamin
 Yao, Bin — Yao, Benjamin Bin
 Yao, He — Yao, Vivian H
 Ye, Yu Gin — Yip-Szeto, Judy Yuk-Kam
 Yeh, Ching-Yi — Yeh, Megan Doreen C Y
 Yeung, In Ho — Yeung, Hollie In-Ho
 Yeung, In Wai — Yeung, Vivian In-Wai
 Yeung, Po Wan — Yeung, Peter Po-Wan
 Zhang, Xu Ping — Zhang, Amy
 Zhong, Hua — Chung, Robert H
 Zhong, Ming — Chung, Thomas M

JUDITH HARTMAN,
 Deputy Registrar General

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NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending July 20, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 20 juillet 2001. La liste ci-dessous indique été les anciens noms suivis les nouveaux noms.

Actis, Nancy Louise — Walker, Nancy Louise
 Adams, Richard Stanley Jacob — Ross, Richard Stanley Jacob
 Ahmed, Khandaker Mushfeq — Ahmed, Alveen
 Akhtar, Nasreen — Asif, Samreen
 Akyildiz, Nilay — Erisoglu, Nilay
 Alfred, Cindy — Parris, Cindy
 Andres, Caroline Gayle Reyes — Yabut, Caroline Gayle Reyes
 Ateljevic, Ivana — Ateljevic, Isidora

- Bagherizadeh, Mansour Langari — Bagherizadeh, Mansoor
 Bagherizadeh, Nina Langari — Bagherizadeh, Nina
 Baksh, Bibi Ashmin — Musay, Bibi Ashmin
 Balram Singh, Dev — Daultan, Dev
 Barclay, Akil Akhenaton Kitwana — Barclay, Alexander
 Baryewska, Albertyna — Dabrowski, Albertyna
 Bath, Ashley Ann — Cleary, Ashley Ann Bath
 Beaudoin, Venance Lionel Joseph — Beaudoin, V John
 Beauregard, Justin Michael — Melville, Justin Paul
 Bell Ashley — Bell, Alison Margaret, Alison Margaret
 Bester, Charlotte Anne — Dargel, Charlotte Ann
 Bhatia, Sucha Ram — Bhatia, Sucha Singh
 Bhatti, Manvinder Kaur — Ahmed, Dolly Sana
 Bilicky, Jason Michael — Fiolek, Jason Michael
 Blacklock, Laura Lee — Perez-Hernandez, Laura Lee
 Borris, Chantal — Decoeur, Chantal
 Bozek, Nicky Danny Mario — Bozek, Nick Danny Mario
 Brown, Judith Isabel — Stainton, Judith Isabel
 Brown, Michelle Antonette — Abner, Michelle Antonette
 Brown, Robin Lynn — Brooks, Robin Lynn
 Brownlee, Jeremy Elliott — Oenema, Jeremy Elliott
 Bryer-Smith, Susan Elizabeth — Neave, Susan Elizabeth
 Bunyan, Eileen — Fisher, Eileen Bunyan
 Burkett, Jeffrey Wayne — Buchanan, Jeffrey Wayne
 Cameron, Allana Kelly — Winter, Allana Kelly
 Campbell, Bella — Moose, Bella
 Campbell, Joan Mercedes — Campbell, Joanne Mercedes
 Caron, Melvin Ronald — Paquin, Melvin Clement
 Carson, Sheryl Lynn — Klerks, Sheryl Lynn
 Chadha, Harpreet Kaur — Virdi, Harpreet Kaur
 Chan, Dickie Chee King — Chan, Richard Daniel
 Cheff, Kamie Leah — O'Hare, Kamie Leah
 Choi, Yiu Leung — Choi, Kevin Yiu Leung
 Chow, Laverna Teresa Hou-Pu — Chow, Laverna Teresa Hou-Pui
 Chow, Suet Wah — Chow, Anita Suet Wah
 Chow, Tak Fai — Chow, Michael William
 Christodouloupoulos, Dianne — Christodouloupoulos, Dina
 Chung, Chia Shun — Chung, Chia-Shun Steve
 Cismaru, Roxana — Geoffrion, Roxana
 Condry, Christopher James — Cowie, Kristopher James
 Condry, Kevin D — Cowie, Kevin D
 Cormier, Marissa Dorothy — Broad, Marissa Dorothy
 Cote, Nathalie Marie Celine — Vrana, Nathalie Marie Celine
 Couch, Patti Lee — Pepin, Pattie Lee
 Coward, Liana Renee — Caesar, Liana Renee
 Crick, Debbie Mary Ann — Howarth, Debbie Mary Ann
 Cuta, Maria Leonor — Sivanadian, Maria Leonor
 Cwiklinska, Monika Joanna — Zak, Monika Joanna
 Da, Ligia Maria Moreira Silva — Guerra, Ligia Maria Moreira
 Dashti Rahmatbadi — Dashti, Nilupher, Nilupher
 De Leon-Dagdag Leon — De, Rosalie De Jesus, Rosalie De Jesus
 Debellefeuille, Karen Ann — Romm, Karen Ann
 Dinh, Thi-Hong-Hni Sylvia — Tichelaar, Sylvia
 Dira, Gyula Otto — Dira, Otto J
 Doucet, Diane Paulette — Murenbeeld, Diane Paulette
 Douthat, Suzanne — Birkans, Suzanne
 Duclos, Lynn — McDermott, Lynn
 Dyck, David Rene — Peters, David Rene
 Dyck, Helena — Mohamed, Helena
 Eddy, Ashleigh Erin — Irwin, Ashleigh Erin
 Edwards, Katherine Marissa — Fugere, Katherine Marissa
 Ellis, Margaret Jayne — Smith, Margaret Jayne
 Estrada Vega — De, Leonora Delizo, Leonora Delizo
 Farnell, Sheila Paulene — Gallagher, Sheila Paulene
 Finkle, Katherine Michelle — Burlingham, Katherine Michelle
 Fletcher, Lisa Ann — Roth, Lisa Ann
 Fulford, Ashley Rose — Greenlaw, Ashley Rose
 Gallardo, Winnie — Villarias, Winnie Miembro
 Garcia Vargasvargas — Garcia, Yesenia, Jessie Y
 Gee, Jarett Cale — Talbot, Jarett Cale
 Geldart, Verna Esther — Tipple, Verna Esther
 Gilbert, Terry Lynn Tammy — Coursol, Terry-Lynn Tammy
 Gionet, Suzanne — Pilon, Suzanne
 Goncalves, Olga Maria Lobato Fale — Bridglal, Olga Maria Lobato Fale
 Goremychkin, Igo — Kunarev, Igor
 Goremychkin, Lilia — Pasechnik, Julia
 Gracka, Joanna Dominika — Slawinski, Joanna Dominika
 Grant, Sandra Joan — Blackwell, Sandra Joan
 Greatrex, Kristy Robyn — Fenton, Kristy Robyn
 Groulx, Jamie Jacques — Lamothe, Jamie Jacques
 Guo, Qiran — Guo, Christina Qiran
 Gural, Nancy Karen — Murtagh, Nancy Karen
 Harkness, Justin Erik — Weiler, Justin Derek John
 Harkness, Rose-Anne Mary — Weiler, Rose-Anne Mary
 Hillyer, Jesstiene Marie — Hillyer, Marie Jesstiene
 Hirtle Denis — Hirtle-St, Brett Gordon, Brett Gordon
 Hirtle Denis — Hirtle-St, Ryan Mark, Ryan Mark
 Hoang, Luan Steve — Nguyen, Steven Hoang
 Hristovski, Tanja — Hristovski, Tanja Gia
 Huang, Ying Szu — Wong, Vicky Wing See
 Hughes, Sharon Marie — Durand, Sharon Marie
 Iablonovskaia, Irina Markovna — Yablonovsky, Irina
 Iablonovski, Vladimir Efimovitch — Yablonovsky, Vladimir
 Ionova, Ekaterina Semenovna — Rudenko, Ekaterina Semenovna
 Jodoin, Brenda Lee — Malloy, Brenda Lee Mary
 John, Elizabeth — Joseph, Elizabeth
 John, Ruth Celestine — Jackson, Ruth Celestine
 Johnson, Joshua Adam — Chipperfield, Joshua Adam
 Kapritsas, Soula — Koumarelas, Soula
 Kashyapa, Stuti — Deodhar, Stuti
 Keleher, Lisa Ann — Guidolin, Lisa Ann
 Keller, Lynne Susan — Cooke, Lynne Susan
 Kelly, Jeromy Micheal Clifford — Rushlow, Jeromy Micheal Clifford
 Kemp, Ryan Daniel — House, Ryan Daniel
 Kemp, Tanner Michael — House, Tanner Michael
 Ketheeswaranathan, Abarna — Nathan, Abarna
 Ketheeswaranathan, Anitha — Nathan, Anitha
 Ketheeswaranathan, Rajini — Nathan, Rajini
 Ketheeswaranathan, Sivagurunathan — Nathan, Kethees Sivaguru
 Kinnunen, Laura Marie — Hawkins, Laura Marie
 Klota, Balwinder Kaur — Bains, Balwinder Kaur
 Ko, Kyung Hi — Kang, Kyung Hi
 Kolenda, Sebastian Zbyszek — Szczerbowski, Sebastian Zbyszek
 Koutchina, Irina — Lawson, Irina
 Krahm, Eva — Braun, Eva
 Krolik, Tatiana — Alfonso, Tatiana
 Kunnel, Albin Kuriakose — Joseph, Albin
 Kuriakose, Biju — Kuriakose, Joseph
 Kwon, Sokryong — Kwon, Sigmund
 Kyem, Aganes — Koduah, Elizabeth Kisiwah
 Lacktin, Justine Jane — Dylan, Joaquin
 Lal, Irene Marianne — Stobart, Irene Marianne
 Lanzadi, Dantebi — Dinzala, Bitenda
 Lariviere, Raymond Charles — Krick, Raymond Charles
 Latchana, Dhanesh Chanora — Ramprasad, Dhanesh Chand
 Le, Hoang Dung — Lam, Jennifer Le
 Le, Thuy Hien — Le, Hien Hillary Thuy
 Lee, Mui Lin — Lee, Monica Mui Lin
 Lee, Yo — Cho Seb, Yo Seb
 Leung, Man Yi — Leung, Mandy Man-Yi
 Lewis-Constant, Andrea Marie — Lewis, Andrea Marie
 Li, Xiu Juan — Li, Jane Xiujuan
 Lima, Ana Maria Cunha — Marques, Ana Maria Cunha
 Linteau, Timothy Ryan Blackwood — Linteau, Timothy Ryan Pau Preto
 Liu, Chunyuan — Xing, Rachel
 Liu, Yijing — Liu, Gillian Yijing
 Ma, Hong Bing — Ma, Michelle Yee Wai
 MacDonald, Nancy-Katherine — Geddes, Nancy Katherine
 MacKlin, Suzanne Elizabeth — Searle, Suzanne Elizabeth
 Mai, Yi Xia — Mai-Louie, Yi Xia
 Manickam, Adrian James — Peter-Manickam, Adrian James
 Marocha, Saloni — Jassal, Saloni
 Mattu, Surjit Kaur — Virk, Surjit Kaur
 McLernon, Susan Marie — Carkner, Susan Marie
 Misakian, Levon Petros — Khoshaba, Johnny Jamal
 Molenaar, Janet Lyne — Pearson, Janet Lyne
 Moroz, Nazariy — Sakharevych, Nazariy
 Morris, Neil David — Collet, David Robert
 Mousavi, Mansour Dehshekh — Mousavi, Mansour
 Muir, Cody Blaze Dakota Sky — Muir-Zanni, Cody Blaze Dakota Sky
 Mutchmore, Alex — Charron, Alexander Joseph Ferdinand
 Nadarajah, Punitharaj — Nada, Punitharaj

Nguyen, Duc Phong — Nguyen, Taybion
 Nguyen-Trung, Patrick Anh-Quang Pierre — Nguyen, Patrick Quang
 Pierre Trung Anh
 Nguyen-Trung, Thuy-Linh Linda — Nguyen, Mary Linh Linda Trung
 Thuy
 Nicholl, Branden Reginald — Nicholl-Bolton, Branden Reginald
 Nicholl Bolton — Nicholl, Kerri-Ann, Kerri-Ann
 Orawski, Lilianna — Orawski, Lillian
 Ouellette, Mario Joseph — Cogan, Shannon Henry
 Papakostantinu, Luis Alberto Neshcova — Papakostantinu, Thomas Luis
 Pascas, Lilya — Pascas, Lily A
 Patel, Bhavinibahen Maganlal — Patel, Bhavini Jignesh
 Pereira, Matthew Rui — Soares, Matthew Francisco Paul Pereira
 Perianu, Beatrice — Sotir, Beatrice
 Peter, Jennifer Lynn — Peter-Manickam, Jennifer Lynn
 Pickersgill, Chais — Henderson, Chais
 Potvin, Brenden Daryl — MacDonald, Brenden Daryl
 Powe, Robin Leslie — MacKenzie, Robin Leslie
 Prevost, Rose Mary — Prevost, Rose Marie
 Quenville, Sara Jennifer — Quenville-Wood, Sara Jennifer
 Raghman, Kuppuswamy — Raajendira, Kuppuswamy
 Rahim, Bibi Shafeena — Singh, Bibi Shafeena
 Rahmat, Monavar Samiei — Meyer, Monavar
 Rajmohan, Birintan — Mohanraj, Birintan
 Rajmohan, Shobekah — Mohanraj, Shobekah
 Ramsden, Allan James — Kozlof, Allan James
 Rapley, Sarah Jane — Woodgate, Sarah Jane Rapley
 Renaud, Brydon Matthew — Valade, Brydon Matthew
 Rhone, Renee Natalie — Grant, Renee Natalie
 Rinas, Julie — Mavis, Julie
 Roopnarine, Lisa — Roche, Lisa
 Rubina Khan — Mehdi, Mercy, Mercy Rubina
 Saba, Nuris — Abedi, Nurussaba Tahseen
 Sabbagh-Zadeh, Akram — Jafari, Aky
 Saghatelian Burns — Saghatelian, Silva Zhorzhik, Silva Zhorzhik
 Sahar, Abdulkarim H — Sahar, Karim
 Sahloul, Hussam Adnan — Al-Rifai, Hussam Adnan Sahloul
 Samartgis, Charlene Doreen — Moody, Charlene Doreen Samartgis
 Sapozhnikov, Valentyn Avenirovych — Makhoul, Valentine
 Sapozhnikov, Yevheniy Avenirovych — Makhoul, Eugene
 Sapozhuikova, Iryna Yuriyha — Makhoul, Irene
 Sarault, Kimberly Lise — Landry, Kimberly Lise
 Schneider, Olga Georgette — Iredale, Olga Georgette
 Selmanovski, Aziza — Amiti, Aziza
 Seward, Joseph Jonathan — Rustenburg, Joseph Jonathan
 Shaikh, Frehia — Hamid, Frehia
 Sharma, Kamaljeet — Hanif, Zainab
 Sharma, Sunny — Rodrigues, Sunny Simon
 Shillingford, Jenny Lucia — Shillingford-Robin, Jenny Lucia
 Sidhu, Narinder Kaur — Tansley, Narinder Kaur
 Singh, Anupreet — Boparai, Anupreet Singh
 Singh, Baljinder Kaur — Gidda, Baljinder Kaur
 Singh, Baljit Kaur — Gidda, Baljit Kaur
 Singh, Bhajan — Gidda, Bhajan Singh
 Sitchon, Mary Grace B — Dizon, Mary Grace B
 Siu, Hoi Him — Siu, Edmond Hoi Him
 Steacy, Sally Ann — Kirkby, Sally Ann
 Stewart, Lisa-Lynn Marie — Stewart-Hickey, Lisa-Lynn Marie
 Stojanovic, Dorde — Stojanovic, George
 Su, Min Yi — So, Mandy Min Yi
 Su, Yong Feng — So, Frank
 Suge, Julieta — Cataniag, Julieta
 Suyenaga, Hiromu — Suenaga, Hiromu Jim
 Suzuki, Masako — McKeown, Masako
 Sycamore, Robert John — Sycamore, Darla St Clair
 Szalayova, Adriana — Dobal, Adriana
 Tahseen, Madiha — Abedi, Madiha Tahseen
 Tahseen, Maham — Abedi, Maham Tahseen
 Tahseen, Maliha — Abedi, Maliha Tahseen
 Talic, Sefket — Talic, Steve
 Tam, Oi Chi Grace — Lui, Oi Chi Grace
 Tang, Bing Thuc — Tang, Taryn Nicole
 Thibault, Lucie Marie Adele — Thibault, Lua Marie Tomassa
 Thind, Amarjeet Kaur — Deol, Amarjeet Kaur
 Thompson, Ashley Joan — Hebert, Ashley Joan
 Thorstensen-Woll, Knut Eric — Woll, Knut Eric

Tredinnick, Sarah Elizabeth — Vanerzee, Sarah Elizabeth
 Tungekar, Mohammed Nihal — Tungekar, Mohammed Rumaiz
 Umbrin, Hina Siddiqui — Abidi, Hina Mazhar
 Underwood, Linda Mary — Piquette, Linda Mary
 Vairamuthu, Jeevanayakee — Mathanarajah, Jeevanayakee
 Van, Janice Elizabeth Veen — Waterson, Janice Elizabeth
 Vassalos, Emmanuella — Cerminara, Emmanuella
 Velauthampillai, Pamini — Velauthampillai, Bhanu
 Verma, Kamalpreet Kaur — Arora, Kamalpreet Kaur
 Visser, Elizabeth Marie — Enter, Elizabeth Marie
 Warren, Richard David — Lackey, Richard David
 Wei, Jia — Wei, Joyce Jia
 Whipp, Elizabeth Anne — Carter, Elizabeth Anne
 Wilson, Marie Catherine — Wilson, Mari Catherine
 Witor, Natalia Tonya — Shevchenko, Natalia Tonya
 Wong, Chui Ha — Kwong, Chuisha Tina
 Woodgate, Phillip James — Woodgate, Phillip James Rapley
 Wutzke, Nicholas Paul — Chapman, Nicholas Paul
 Xing, Tianju — Xing, David
 Xing, Zhiqiang — Xing, Jeffery
 Yang, Zhou Ming — Yang, Eric Ming
 Yeates, Kirsten Amy — Pugh, Kirsten Amy
 Yoosufani, Zabihullah — Yoosufani, Farmanullah
 Zabrok Dussen — Vander, Marianne Elizabeth, Marianne Elizabeth
 Zintchenko, Igor — Mstislavsky, Igor
 Zombori, Gyula Sandor — Zombori, Julius Alexander

JUDITH HARTMAN,
 Deputy Registrar General

(6485) 33

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending July 27, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 27 juillet 2001. La liste ci-dessous indique été les anciens noms suivis les nouveaux noms.

Agha, Nishat — Zaidi, Fatima
 Ahmadzai, Nadia-Farhat — Fahim, Nadia-Farhat
 Ali Bradshaw — Ali, Kalif Raheel, Kalif Raheel
 Alley, Hailey Victoria — Kendell, Hailey Victoria
 Andi, Belinda Vallo — Quiroz, Belinda Vallo
 Annis, Alessandra Despina — Tourkoyiannis, Alessandra Despina
 Annis, Nik — Tourkoyiannis, Nick
 Annis, Sofia Palmira — Tourkoyiannis, Sofia Palmira
 Arora, Amit — Arora, Avery Amit
 Audia-Bryant, Michael James — Bryant, Michael James
 Balachandran, Chelvarajah — Chandran, Bala Chelvarajah
 Balasegaram, Sahmini — Kanagasabai, Bahmini Balasegaram
 Barakziye, Waheed Ahmad — Barok, Alex
 Baril, Christine Michelle — Habkirk-Baril, Christine Michelle
 Baril, Christopher Jesse — Locker, Jesse Christopher
 Barleau, Randi Lee — Hills, Beverly Honey Mae
 Bass, David Jason — Austin, David Jason
 Bayeng, Martina S — Raphael, Martina S
 Beaulieu, Marie Florida Micheline — Allen, Micheline Claudia
 Beckford, Jordan Ashley Wood — Vassiliou, Jordan Ashley
 Bell, Karen Denise — Polakov, Karen Denise
 Bell, Kyle Keith — Stephenson, Kyle William
 Bergeron, Joseph — Bergeron, Normand
 Bigford, Jessie Elizabeth — Carpenter, Jessie Elizabeth
 Bishay, Matilda Senot — Attalla, Matilda Senot
 Bobbett, Kenneth John — Peters, Kenneth John
 Boivin-Moreau, Isabelle — Moreau, Izabelle
 Bonaparte, Abel Robinson — Bedassee, Abel Robinson
 Bonner-Lubberts, Damian James — Bonner-Muench, Damian James
 Botelho, Maria Da — Venturelli Conceicao, Connie
 Botrous, Fady — Hanna, Fady Botrous
 Botrous, Maikl — Hanna, Michael Botrous
 Brar, Kulwant Kaur — Brar, Navkiran Kaur
 Brearley, Karen Louise Payne — Brearley, Karen Louise
 Breaux, Helene Roberte — Breaux-Cluney, Helene Roberte
 Bruno, Tracy Lynn — Rehel, Tracy Lynn
 Brzozowski, Dariusz — Ford, Derek Thomas

- Buddoo, Jennifer Marcia — Lake, Jennifer Marcia
 Burgess, George Arthur Earl — Allan, George Arthur Earl
 Callahan, Tracy Lynn — Callahan, Kira
 Catsaros, Constantine Elias — Catsaros, Constantinos Elias
 Chau, Cuong Gia — Chau, Mark
 Chau, Mythao — Chau, Lisa Mithao
 Chau, Thi Quy — Ha, Chi Quy
 Chiborak, Sandra Mary — Neprily, Sandra Mary
 Chochlekov, Daniel Ivanov — Bright-Chochlekov, Daniel Gregory
 Chow, Pak Si — Chow, Peter Pak Si
 Christie, Phyllis Katherine — Grahman, Phyllis Katherine
 Chtcherbinina, Elena — Scherbinin, Elena
 Chtcherbinine, Alexandre — Scherbinin, Alexander
 Clarke, Lezline Ann-Marie — Morgan, Lezline Ann-Marie
 Comeau-Blais, Natasha — Stanley, Natasha Carol
 Cristobal, Celedonia Delovino — Delovino, Evacelenonia Fornelos
 Da, Dion Anthony Charles Silva — Providence, Charles Christopher
 Luke
 Danen, Ned — Santeck, Nenad
 Das, Andrew — Triumph, Andrew
 Das, Daniel — Triumph, Daniel
 Das, Lolamdat — Triumph, Gary
 Das, Rebecca Sarah — Triumph, Rebecca
 Dasouza, Kimberly Theresa — Phillip, Kimberly Theresa
 Del, Linda Do — Vickers, Linda
 Delutis, Susan — Shafi, Susan
 Deol, Kulwinder — Deol, Baljit
 Doiron, Aldine Myrna — Lemieux, Aldine Myrna
 Doreen, Jennifer Lynn — Gurr, Jennifer Lynn
 Dubois, Vanessa Lynn — Dubois, Susan Marie
 Ellis, Sophia Georgette — Lobo, Sophia Georgette
 Ennis, Nathalie Yolanda — Dyce, Natalie Yolanda
 Farzan, Yaser — Farzan, Yechiel
 Fate, Christa Pauline — Chapel, Christa Pauline
 Fayle, Carol Ann — Lapointe, Michael Robert
 Forget, Anne Lenore — Forget, Annie Lenore
 Foster, Justin Lance — Derush, Justin Lance
 Fouchaux, Christina Ann — Jarvis, Christina Anne
 Gabbani, James William Micheal — Johnston, Jim Gus
 Gale, Brett James — Jamieson, Brett James
 Galindo, Doris Ivon — Spindel, Doris Ivon
 Garcia, Zuleida Bernardez — Spotts, Zuleida
 Gavrilo, Emanuel — Gavrieli, Emanuel
 Gay, Teresa Frances — Thomas, Kurstin Ivy Frances
 Geller, Zvi — Geller, Gregory
 George, Ronald Dale — Singh, Ronald Dale
 Gilchrist, Carole Diane — Mann, Carole Diane
 Gill, Inderjit — Kooner, Inderjit Singh
 Glefand, Barry — Dale, Barry Gelfand
 Gonzalez, Norka Elsa — Iragorri, Lilly Katherine Norka Elsa
 Gospodarek, Zbigniew — Gospodarek, Michael
 Goudzentchouk, Ekaterina Sergueevna — Goodin, Katerina Sergeevna
 Gurski, Jennie — Gurski, Jean
 Hamilton, Cheryl Diane — Muench, Cheryl Diane
 Hanames, Jeremy Michael — Dumont, Jeremy Michael Hanames
 Hancock, Tammy Susan Karen Lyne — Sorrenti, Tamara Susan Karen
 Lyne
 Hassanali, Ramla Hassanali — Meru, Ramla Hassanali
 Hirsch, Solomon Kelly — Pender, Solomon Kelly Hirsch
 Ho, Ahoi — Ho, David
 Hoang, Ai Can — Hoang, Candy Ai
 Hoang, Check Kenh — Hoang, Janice Kenh
 Holleran, Athena Rose — Welch, Athena Rose
 Horga, Maria Luminita — Stankovic, Maria Luminita
 Horne, Heather Cherise — Waver, Heather Cherise
 Hostetler, Nathan Rainer — Perry, Nathan Rainer Hos
 Howard, Stephanie Nicole — Jarvis, Stephanie Nicole
 Iftekaar, Khondaker Uddin — Khondaker, Iftekhar Uddin
 Iftody, Ashleigh Dae — Bakerman, Ashleigh Dae
 Iftody, Shane Ewan — Bakerman, Shane Ewan
 Jack, Benjamin Carter — Ries, Benjamin Carter
 James, Rebecca Ann — Baxter, Rebecca Ann
 Janacek, Frances Anna — Wiedermann, Frantiska
 Jiang, Jiayi — Jiang, Eric Jiayi
 Johnson, Christopher Daniel — Lemieux, Christopher Michael
 Jones, Faye Lorraine — Stevens, Faye Lorraine
 Jordanov, Annabelle Smith — Smith, Annie
 Jung, Sook Hyang — Jung, Theresa
 Kanagasabai, Sivakala — Sathiamoorthy, Sivakala
 Kandawanam, Mahadevy — Naguleswaran, Mahadevy
 Kaur, Amarjit — Randhawa, Amarjit Kaur
 Kelleher, Mark Robert — Ilton, Mark Robert
 Kerr, Erin Nadine — Williamson, Erin Nadine
 Khimji, Tazim — Limbani, Tazim
 Kirkham, Bonnie Lee — Crossgrove, Bonnie Lee
 Ku, Ya-Wen — Ku, Anny Ya-Wen
 Lantaigne, Valerie Ann — Barter, Valerie Ann
 Laroque Mouana-Bankouezi — Larocque, Yvette Marie Dorina, Yvette
 Marie Dorina
 Le, Thi Binh — Le, Linda Chryseis
 Lefebvre, Dale — Goupil, Dale Rene
 Lira, Lesber Lelmer — Lira, Ivan David
 Lira, Mario Salome Acevedo — Lira, Mario David
 Lira, Lemir Leandro Lainez — Lira, Lemir Leandro
 Lucano, Jaime-Lee Christine — Jackman, Jaime-Lee Christine
 Lyon, Nigel Ramesh — Singh, Nigel Ramesh
 MacDonald, Mary Anna Elizabeth — MacDonald, Anna Lee
 Mahdi Bay — Al, Alharith, Alharith Tom
 Mahdi Bay — Al, Alyaas, Alyaas Tom
 Mahdi Bay — Al, Mothanna Hassan, Tom
 Marr, Cynthia Jane — Shepherd, Cynthia Jane
 Martin, Norman — Foster, Norman
 McDonald, Brandon James Ashley — Berberick, Brandon James
 McKean, Jennifer Elizabeth — Watt, Jennifer Elizabeth
 McAdam, Matthew Rexford — Boulet, Matthew Rexford Laurent
 McCaffery, Gregg Michael — Shaw, Gregg Michael
 McIntosh, Dianne Lynn — Lynn, Dianne
 Mehdi, Farha — Mehdi-Syre, Farah Helena
 Melim, Juselina Maria Vieira — Michniewicz, Juselina Maria Vieira
 Menard, Theresa Patricia — Blak, Theresa Patricia
 Menshari, Hoodsa — Menshari, Hootsa Holly
 Merritt, Lise Nicole — Tancrede, Lise Nicole
 Metatawabin, Gerry — Legacy, Jeff Metatawabin
 Miller, Ashley Nicole — Kennedy, Ashley Nicole
 Miller, Garfield George — Miller, Gary George
 Miller, Haley Marie — Kennedy, Haley,marie
 Mirtskoulava, Tamila — Darsalia, Tamila
 Mitran, Ivanka — Kielven, Jan Ivanka
 Mohoruk, Grazyna — Walters, Grazyna
 Moller, Janice Anne — Mitchell, Janice Anne
 Motaghed, Abdolhossein — Aldrich, Michael Hamid
 Murray, Carol Everet — Murray, Carl Everet
 Murrugaiyah, Utayakamar Victor — Murrucayyah, Victor Utayakamar
 Musa, Muhammed — Leceb, Sam
 Myatt, Debbie Lynn — Krueger, Debbie Lynn
 Nadon, Marie Claire — Summers, Claire
 Naimark, Semen — Naimark, Simon
 Nelson, Kennedy Leigh — Robertson, Kennedy Leigh
 Neumuller, Heinrich — Neumiller, Henry
 Nguyen, Mien Thi — Quan, Mien Thi
 Nickerson, Stephen James — Hillman, Steven James
 Nietvelt, Aaron Antonious — McQuade, Aaron Antonious
 Nishikawa, Sachiko — Tsutsumi, Sachiko
 Noar, Deborah Caroline — Behar, Deborah Caroline
 Noguera, Soledad Deobando — Noguera Los Angeles, Crystal
 Soledad-De Los Angeles
 Notaro, Andrew Stacy — Oliveira, Andrew Notaro
 Nyantakyi-Ansonh, Frank — Boateng, Frank
 Oakley, Amy Lynn — Isnor, Amy Lynn
 Osiecki, Lucyna — Kolimaga, Lucyna
 Pandor, Memuna Yusuf — Ravat, Memuna Yusuf
 Parameswaran, Krishnan Nair — Nair, Parameswaran Krishnan
 Parkin, Janet Elizabeth — Denstedt, Janet Elizabeth
 Partridge, William Alexander — Layberry, William Alexander
 Pauly Lange — Pauly, Anna Maria, Amma Maria
 Pelingon, Michelle Joie Celindro — Holder, Michelle Joie Celindro
 Pena, Annafel Ignacio — Lewis, Annafel Ignacio
 Perez, Luisa Aurora Matos — Brockbank, Luisa Aurora
 Peshi, Parminder Kaur — Bath, Parminder Kaur
 Phanyphonh, Southichanh — Phanouvong, Souttichanh

Piari, Ram — Bhogal, Kulwinder Kaur
 Ponnusamy, Rathintra Mohan — Rathintra, Mohan Ponnusamy
 Rajanathan, Mythili — Cumarar, Mythili
 Ramanathan, Tanuja Gnanafortune — Vasanthakumar, Tanuja Gnanafortune
 Ratnasabapathy, Thinesan — Thillainathan, Thinesan
 Remenyi, Tamas — Morgan, Thomas Lewis
 Ribeiro, Maria De — Rebolio Lurdes Martins, Maria De Lurdes Martins
 Richards, Wayne Douglas — Salisbury, Wayne Douglas
 Ritchie, Joseph Jerome Patrick — Richer, Patrick Joseph Jerome
 Rondeau, Madeleine Natasha — Love, Natasha Emma
 Rylko, Nicole Suzanne — Taylor, Nicole Suzanne
 Sagar, Sanjeev — Dhariwal, Sanjeev
 Salapatek, Louise Eleanor — Williams, Louise Eleanor
 Salvaneschi, Kimberly Ann — Salvaneschi-Rice, Kimberly Ann
 Santos, Linda Maria — Moreira, Linda Maria
 Satheeskumar, Kailaimalainathan — Kailamala-Nathan, Jr
 Sriver, Jeffery Daniel — Barry, Jeffery Daniel
 Selvaraja, Joseph — Fredric, Joshua
 Shamik, Shatha — Rayman, Heather
 Shemavonian, Shemavon — Shemavonian, Shawn
 Shleimovitz, Vladimir — Shleimovitz, William
 Singh, Amarpreet — Kooner, Amarpreet Singh
 Singh, Inderjit — Kang, Inderjit
 Singh, Jaskiran Preet — Kooner, Jaskiran Preet Singh
 Singh, Jaspreet — Kooner, Jaspreet
 Singh, Sukhjot — Deol, Sukhjot
 Smeeton, Andrew John — Fare, Andrew John
 Smith, Kerri Anne — Rogers, Kerri Anne
 Sniechowska, Katarzyna — Sokolik, Kasia
 Stang-Gilligan, Patricia Eva Marie — Lauer, Patricia Maria
 Syed, Kamran-Hassan — Syed, Saif Hassan
 Szymczyk, Adriana — Smyk, Adriana
 Tai, Sin — Tai Man, Miu King
 Teng, Yanqiao — Teng, Hannah Yanqiao
 Terryberry, Jacqueline — Garipey, Jacqueline
 Tewfik, Sara Ann — Drury, Sara Ann
 Thamotheampillai, Rajasri — Nithiraajah, Rajasri
 Thangavelautham, Nanthakumary — Kesavanathan, Nanthakumary
 Tikaram, Sally Taramattie — Bhagwandin, Sally Taramattie
 Tran, Quy Thanh — Tam, Wilson
 Trinh, Hoang Tan — Trinh, Alexander Tan
 Turan, Rabia — Boydak, Rabia
 Utayakamar, Kamalavathany — Utayakamar, Vathany
 Van, Lesueur Deder Riet — Reid Saint Jean, Leslie John
 Varadarajan, Kristen Joyce — Joyce, Kristen
 Varga, Branislav — Varga, Brian
 Varga, Christine — Varga-Harris, Christine
 Velasco, Charito — Portolio, Charito
 Venne, Denis Michel Gerald — Deschatelets, Denis Michel Gerald
 Villani, Patricia Nadia Maria — Buso, Patrizia Nadia Maria
 Virappin, Sankarane — Sankarane, Vipin
 Wang, Danyu — Wang, Dana Danyu
 Wang, Jianguo — Wang, Jeff Jianguo
 Ward, Jessica Eileen — Paynter, Jessica Eileen
 Waskul, Michelle Laura — Amin, Michelle Laura
 Webb, Sherry Lynn Mary — Bondy, Sherry Lynn Mary
 Weiss, Muriel Janine — Henry, Muriel Janine
 Wilson, Stephanie Marie — Wilson-Majin, Stephanie Marie
 Wong, Jason Gee-Sung — Hwang, Buhb Soo
 Wong, June — Wong, Regine June
 Wu, Ming — Hensen, Rachel Ming
 Wu, Wenjun — Ma, Luke Wenjun
 Xiao, Jonathan Jun — Shaw, Jonathan
 Xiao, Michael Jun — Shaw, Michael
 Yang, Kuo-Sung Joshua — Yang, Joshua Kuo-Sung
 Yaworsky, Karen Lynne — Booth, Karen Lynne
 Zayed, Sari — Zayed, Richard Sari
 Zelno, Barbara — Sawicki, Barbara

JUDITH HARTMAN,
 Deputy Registrar General

(6486) 33

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
 Room 1405, Whitney Block, Queen's Park
 Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIER,
 Clerk of the Legislative Assembly.

(8699) T.F.N.

Applications to Provincial Parliament Demandes au Parlement provincial

NIPISSING UNIVERSITY

NOTICE IS HEREBY GIVEN that on behalf of Nipissing University, application will be made to the Legislative Assembly of the Province of Ontario for an amendment to Article 6 of Bill Pr70, an Act respecting Nipissing University, December 1992, to permit Nipissing University to grant any and all degrees, honorary degrees and diplomas in all branches of learning. Currently, Nipissing University has the power to grant baccalaureate degrees, honorary degrees and the Masters of Education degree.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee of Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at North Bay, this 1st day of August, 2001.

DAVE MARSHALL, PhD
 President and Vice-Chancellor
 Nipissing University

(3661) 31-34

THE CORPORATION OF THE CITY OF HAMILTON

NOTICE IS HEREBY GIVEN that the City of Hamilton will apply to the Legislative Assembly of the Province of Ontario for an Act to amend *The City of Hamilton Act, 1968-1969*, Statutes of Ontario 1968-69, Chapter 149, to enlarge the geographical area of the downtown within which the City may relocate the Hamilton Farmers' Market. This area is described in Schedule B of the said statute.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the

application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Hamilton, this 2nd day of August, 2001.

KEVIN C. CHRISTENSON
City Clerk
City of Hamilton
City Hall
71 Main Street West
Hamilton, Ontario L8P 4Y5

(3673) 32 to 35

Corporation Notices Avis relatifs aux compagnies

843887 ONTARIO INC.

TAKE NOTICE CONCERNING WINDING UP of 843887 Ontario Inc. Date of Incorporation: July 28, 1989. Liquidator, Cynthia M. West, c/o Canada Trust, 46 King Street East, Hamilton, Ontario L8N 1A6, Date Appointed: November 12, 1988.

This notice is filed under subsection 205 (2) of the *Business Corporations Act*. A Meeting of the shareholders of the corporation pursuant to subsection 201 (1) of the Act was held on July 12, 2001.

Pursuant to subsection 205 (3) of the *Business Corporations Act*, on the expiration of three months after the date of filing of this notice, the corporation is dissolved.

Dated this 8th day of August, 2001.

(3676) 33

CYNTHIA M. WEST,
Liquidator.

LE CERCLE UNIVERSITAIRE D'OTTAWA

NOTICE IS HEREBY GIVEN that Le Cercle Universitaire d'Ottawa is to be wound up voluntarily pursuant to section 230 (1) of the *Corporations Act*.

The Resolution requiring the Corporation to be wound up voluntarily pursuant to section 230 (1) of the *Corporations Act* was passed at a meeting of the Board of Directors held on the 16th day of May, 2001 and was confirmed unanimously at a General Meeting of Members held on the 19th day of June, 2001.

The Members then appointed the President, Rodolph Groulx, as liquidator pursuant to section 230 (2) of the *Corporations Act*.

Dated at Ottawa, this 20th day of June, 2001.

(3677) 33

RODOLPH W. GROULX,
President.

**Publications under the Regulations Act
Publications en vertu de la Loi sur les règlements**

2001—08—18

ONTARIO REGULATION 306/01
made under the
HEALTH INSURANCE ACT

Made: July 19, 2001
Filed: August 2, 2001

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since the end of 2000, Regulation 552 has been amended by Ontario Regulations 14/01, 66/01, 183/01, 250/01 and 272/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Schedule 1 to Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule 1

PART I

Active Treatment Hospitals

ITEM	LOCATION	NAME OF HOSPITAL
1.	Don Mills	One Medical Place
2.	Scarborough	Bellwood Health Services Inc.
3.	Thornhill	Shouldice Hospital Limited
4.	Toronto	Institute of Traumatic, Plastic and Restorative Surgery

PART II

Chronic Care Hospitals

ITEM	LOCATION	NAME OF HOSPITAL
1.	Lakefield	Lakefield Private Hospital
2.	London	Grace Villa Hospital
3.	Penetanguishene	Beechwood Private Hospital
4.	Perth	Wiseman's Private Hospital
5.	Willowdale	St. Joseph's Infirmary
6.	Woodstock	Woodstock Private Hospital

33/01

CORRECTION

Ontario Regulation 289/01 under the *Employment Standards Act, 2000* published in the August 4, 2001 issue of *The Ontario Gazette*.

The reference to “Funafuti” in Column 1 of the Table to section 2 should have read “Nunavut” and the reference to “Funafuti Labour Standards Board” in Column 2 of that Table should have read “Nunavut Labour Standards Board”.

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**PUBLICATIONS UNDER THE REGULATIONS ACT/
PUBLICATIONS EN VERTU DE LA LOI SUR LES RÈGLEMENTS**

Health Insurance Act	O. Reg. 306/01	1625
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Information

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

1. Advertising rates are for a first insertion per columnar space
 - i. up to 25mm is \$22.50
 - ii. from 25mm to 100mm per columnar space is \$5.60 for each 6mm
 - iii. from 100mm to 476mm per columnar space is \$5.50 for each 6mm
2. in each calendar year, after 476mm has been reached the rate is \$54.10 for each additional 119mm or part thereof.
3. for each multiple insertion ordered at the same time as the first insertion, one-half the rate payable under paragraph 1 or 2, as the case may be

Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price of \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice. ***For the correct rate, please contact us at (416) 326-3893 during normal business hours.***

Subscriptions may be paid by VISA, MasterCard or AMEX. Cheques or money orders should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE
50 Grosvenor Street, Toronto, Ontario M7A 1N8
Telephone (416) 326-5310
Toll-Free 1-800-668-9938

Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

1. Tarifs publicitaires pour la première insertion, par espace-colonne
 - i. allant jusqu'à 25 mm : 22,50 \$
 - ii. allant de 25 mm à 100 mm, par espace-colonne : 5,60 \$ pour chaque tranche de 6 mm
 - iii. allant de 100 mm à 476 mm, par espace-colonne : 5,50 \$ pour chaque tranche de 6 mm
2. Dans chaque année civile, lorsque l'on a atteint 476 mm, le tarif est de 54,10 \$ pour chaque tranche ou partie de tranche supplémentaire de 119 mm.
3. Pour chaque insertion multiple commandée en même temps que l'insertion initiale, le tarif se calcule à raison de 50 % du tarif payable indiqué au paragraphe 1 ou 2, selon le cas.

Le tarif d'abonnement est de 126,50 \$ + 7% T.P.S. pour 52 numéros hebdomadaires, et le tarif au numéro, de 2,90 \$ + 7% T.P.S. (payable à l'avance). Tous les tarifs peuvent être augmentés sans préavis. ***Pour le tarif approprié, veuillez téléphoner (416) 326-3893 pendant les heures d'ouverture normales de bureau.***

Les paiements peuvent être effectués au moyen de la carte VISA, MasterCard ou AMEX. Les chèques ou mandats doivent être faits à l'ordre du MINISTRE DES FINANCES et toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8
Téléphone (416) 326-5310
Appel sans frais 1-800-668-9938



The Ontario Gazette

La Gazette de l'Ontario

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Toronto

ISSN 0030-2937
Le samedi 25 août 2001

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

ALCHEMIST TRANSPORT INC.
LANGLEY, BC

COSSETTE, MARIE, L
LORETTO, RI, ON

IRELAND, KORB
STURGIS, SK

BACCHUS, DAUOAD
BRAMPTON, ON

CROSTOWN TRANSFER INC.
CANTON, MI

JUST ON TIME FREIGHT SYSTEM INC.
BRAMPTON, ON

BIG TIME EXPRESS INC.
NOVI, MI

D.C. COATING SYSTEMS INC.
SEAFORTH, ON

KAWARTHA TRANSPORT INC.
LINDSAY, ON

BUDZISZEWSKI, KRZYSZTOF
MISSISSAUGA, ON

DILLON, FRANK, P
WILLOWDALE, ON

KOKRI CARRIER CORP.
HAMILTON, ON

CAMERON DRIVER EDUCATION LTD.
EDMONTON, AB

DOLAH, KHEMLALL, SURESH
TORONTO, ON

KROGMAN TRUCKING INC.
ASHTON, IA

GARDINER, KENNETH, E
PORT COLBORNE, ON

**EAGLE EYE TRANSPORTATIONS &
LOGISTICS INC.**
WATERLOO, ON

LAKEVIEW TRANSPORT LTD.
ST-DENIS, SK

CARTER, JOSEPH, S
FERGUS, ON

EMBURY, DAVID, B
SHELburne, ON

**LAVALLEE, VINCENT, P/
LAVALLEE, ROBERT, W**
GOLDEN LAKE, ON

CENTRAL HAULING CO
N LITTLE ROCK, AR

HANEY, WINSTON
KENORA, ON

LAVIGNE, STEPHANE
ST-CYRILLE-DE-WENDOVER, QC

CERCUEILS CONCEPT INC.
ST-EDOUARD, QC

HOUSH, DALE, EDWARD, G
SPRUCE DALE, RI, ON

LEPAGE, MICHEL, JULES
CHATHAM, ON

CLEMENTS, RANDALL, JAMES
NEWTONVILLE (D), ON

**INDUSTRIAL MOTOR FREIGHT LINES
INC.**
CHELTENHAM, ON

LEVY, KEVIN, K
ST MARYS, ON

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et aux entreprises

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1629



**LEX-AN GENERAL CONTRACTORS
INC.**
BOLTON, ON

MILLIAN, WILLIAM, L
GODERICH, R5, ON

MCKENZIE, GLENDON, H
DOWNSVIEW, ON

MOHAWK CREAMERY LTD
BURLINGTON, ON

ORLANDO EXPRESS INC.
LAVAL, QC

PETIT, DERICK
LA SARRE, QC

R.N. MCLEOD HOLDINGS LTD.
BELLE RIVER, ON

SANDA, RUBEN
WINDSOR, ON

34/01

**STEPANIC, ZIVKO/NIKOLIC,
DRAGOLJUB**
MISSISSAUGA, ON

SUPERIOR CARRIERS INC.
OAK BROOK, IL

WESTERN TRADE WINDS LTD.
LETHBRIDGE, AB

WHITE, DONNIE, G
WARRIOR, AL

WREN, KENNETH, G
AYTON, ON

1016764 ONTARIO LTD
GLEN ROBERTSON, ON

1258405 ONTARIO INC
BRAMPTON, ON

1319389 ONTARIO INC
WINDSOR, ON

1371482 ONTARIO INC.
MISSISSAUGA, ON

1391165 ONTARIO INC.
BARRIE, ON

1470419 ONTARIO INC.
OTTAWA, ON

1485680 ONTARIO INC.
BRAMPTON, ON

1487405 ONTARIO INC
MISSISSAUGA, ON

2862-7891 QUEBEC INC.
MASCOUCHE, QC

J. Greig Beatty
Manager/
Chef de Service

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

**LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS
SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.**

Blue Bird Coach Lines Inc. 14493-1
1415 Blue Bird Drive N., North Tonawanda, New York, USA 14120

Applies for an extension to extra provincial operating licence X-862 as follows:

For the transportation of passengers on a scheduled service, over irregular routes, between points in the United States of America as authorized

by the relevant jurisdiction and the Regional Municipality of Niagara, to or from the Ontario/USA border crossings.

Glenn's Motorcoach Tours, Inc. 45992
5867 - 15th Street NW, Rochester, Minnesota, USA 55901

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/USA and Ontario/Quebec and Ontario/Manitoba border crossings:

1. to points in Ontario;
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

Northway Bus Lines Inc. 31155-A1
Hwy. 69 North, R.R.#84, Box 550, Capreol, ON P0M 1H0

Applies for an extension to public vehicle operating licence as follows:

For the transportation of passengers on a scheduled service between the Greater City of Sudbury on the one hand and the City of Toronto on the other hand.

PROVIDED THAT:

1. there be no pick up or drop off en route;
2. each public vehicle shall be equipped with the following:

- a bilingual hostess (French and English);
- a complete hostess centre for providing meals and refreshments en route;
- deluxe seating;
- plug in for lap top computers
- printing station
- cellular phone service

- conference table
- headphones
- lounge area

Explanatory note: this is an exclusive “signature class” service meant only for associations, business people, corporate establishments, educational establishments, government representatives.

U C Global (Canada), Inc.
32 McNicoll Ave., North York, ON M2H 2A8

45988

Applies for an extra provincial operating licence as follows:

A. For the transportation of passengers on a chartered trip from:

1. the Buffalo Niagara International Airport and the Detroit International Airport both located in the United States of America;
2. the Montreal-Dorval International Airport, Montreal-Mirabel International Airport and the Quebec City Airport all located in the Province of Quebec;

as authorized by the relevant jurisdiction from the Ontario/USA and the Ontario/Quebec border crossings for furtherance and for the return of the same passengers on the same chartered trip to point of origin.

B. For the transportation of passengers on a chartered trip from points in the City of Toronto to the Ontario/USA and the Ontario/Quebec border crossings for furtherance to:

1. the Buffalo Niagara International Airport and the Detroit International Airport both located in the United States of America;
2. the Montreal-Dorval International Airport, Montreal-Mirabel International Airport and the Quebec City Airport all located in the Province of Quebec;

as authorized by the relevant jurisdiction and

- (a) for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

- (b) on a one way charter trip to points as authorized by the relevant jurisdiction.

PROVIDED THAT the licensee be restricted to the use of one (1) Class “D” public vehicle as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Also applies for a public vehicle operating licence as follows:

45988-A

For the transportation of passengers on a chartered trip from:

1. the Lester B. Pearson International Airport,
2. the Ottawa International Airport;
3. points in Ontario to the Lester B. Pearson International Airport, and
4. points in Ontario to the Ottawa International Airport;
5. the City of Toronto;

PROVIDED THAT the licensee be restricted to the use of one (1) Class “D” public vehicle as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Felix D'Mello
 Board Secretary/
 Secrétaire de la Commission

34/01

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2001-07-05	
DOUGLAS NEVILLE ARCHITECT INC.	474315
E. JACK POWERLINE CONSTRUCTION LTD.	392674
TALL PINES ENTERPRISES INC.	941026
1078565 ONTARIO INC.	1078565
1391533 ONTARIO LIMITED	1391533
530873 ONTARIO LIMITED	530873
987746 ONTARIO INC.	987746
2001-07-06	
PURSTAR TRADING COMPANY LTD.	1217832
TOPIX ENTERPRISE INC.	1266460
1244417 ONTARIO LIMITED	1244417

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
1244418 ONTARIO LIMITED	1244418
1244420 ONTARIO LIMITED	1244420
1244530 ONTARIO LIMITED	1244530
1245511 ONTARIO LIMITED	1245511
1248233 ONTARIO INC.	1248233
2001-07-09	
E.R. JACKSON CONSULTING & SPECIALTY SERVICES INC.	1130201
635851 ONTARIO INC.	635851
2001-07-10	
FREDWAY AUTO SUPPLY LIMITED	307229
1145682 ONTARIO LTD.	1145682
523176 ONTARIO LIMITED	523176
2001-07-11	
CYCOP HOLDINGS LIMITED	1381858
W. J. BURNS PHARMACIES LTD.	460281
2001-07-12	
A. CORBIN TRUCKING LIMITED	864320
LEITCH TRANSPORT (VAUGHAN) LTD.	512162
LEITCHCROFT FARMS INC.	987831
SISTHORN CAPITAL CORPORATION	751596
SOFTWARE APPLICATIONS IN MEDICINE INC.	1106053
1110458 ONTARIO INC.	1110458
686696 ONTARIO LIMITED	686696

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
825868 ONTARIO INC.	825868
2001-07-13	
BENTOL FOODS INC.	411315
M & M STAMPS LIMITED	337439
PHARMASOURCE (CANADA), INC.	1416129
1191857 ONTARIO LTD.	1191857
2001-07-16	
OLDE & INN THE WAY LIMITED	370716
REID'S SIDING SYSTEMS INC.	1461104
1252808 ONTARIO LTD.	1252808
843972 ONTARIO INC.	843972
2001-07-26	
BAILEY CUSTOMS BROKERS LTD.	283480
2001-07-27	
594450 ONTARIO LIMITED	594450
2001-07-29	
AGM TECHNOLOGY LTD.	1153692
MAY ART JEWELLERS LTD.	986021
OPTICOM CONSULTING GROUP INC.	1265410
ROBERT WILLIAMS INC.	318289
1113392 ONTARIO INC.	1113392
2425 RYDER LIMITED	790410
2001-07-30	
G & G ISLAND BUILDERS INC.	1068781
LIBERTY HOUSE FURNITURE LIMITED	89611
R & R DEVELOPMENTS (CANADA) INC.	1272013
385497 ONTARIO LIMITED	385497
766965 ONTARIO INC.	766965
2001-07-31	
DJ CUSTOM MOBILE MECHANICAL INC.	1278263
KOREA FIRST AMERICA LIMITED	1222313
RON KENYON PUBLIC RELATIONS LIMITED	119186
RONDONTA (CANADA) CO. LTD.	1381029
1427715 ONTARIO LIMITED	1427715
2001-08-01	
GILLMORE MANAGEMENT CORP.	975596
PROUD ENTERPRISES INC.	448895
2001-08-02	
BARCAN MACHINE & TOOL LTD.	498687
BEST UNION INC.	1110616
C & A (CANADA) LIMITED	1108117
IPS FINANCIAL SERVICES INC.	1071307
J & L COSMETIC CENTRE LTD.	1186238
JANICE APPAREL INC.	1379243
M. V. SHORE ASSOCIATES LIMITED	751627
WORTH REALTY INC.	752539
1251954 ONTARIO INC.	1251954
1378875 ONTARIO LTD.	1378875
2001-08-03	
ANDICE INVESTMENT LIMITED	1094988
FASTRON COMPUTER INC.	554895
W. ROSS JOHNSTON & ASSOCIATES LIMITED	237827
1233117 ONTARIO INC.	1233117
881520 ONTARIO INC.	881520
2001-08-07	
KIM PHUNG IMPORT/EXPORT INC.	1367653
MARATHON PET STOP INC.	2000441
SUNROM CORPORATION	1227819
ZCAN INVESTMENTS LTD.	1009354
2001-08-08	
ABC LINGUA INC.	1288687
BECKY FRUIT MARKET LTD.	1161330
EAST UNION TRADING INC.	1269052
FOOTHILLS TIMBER LIMITED	456352
GOLFVIEW MOTORS LTD.	394180
NEWCOURT LEASECO TWO LTD.	1337325
SAN-DOOBY ENTERPRISE CANADA INC.	1113729
1117827 ONTARIO INC.	1117827
1117828 ONTARIO INC.	1117828
1154409 ONTARIO LTD.	1154409
2001-08-09	
ONTARIO TOURISM AND AMUSEMENT CO. LTD.	1042635

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
1335400 ONTARIO INC.	1335400
2001-08-10	
J&L CORP.	1076969
TF & Y COMPANY LTD.	1153322
WELLAND HYDRO ENERGY DISTRIBUTION INC.	1418461
WELLAND HYDRO ENERGY SERVICES INC.	1418462
WELLAND HYDRO HOLDINGS INC.	1418469
WELLAND HYDRO TELECOM INC.	1418470
1380334 ONTARIO LIMITED	1380334
1382533 ONTARIO LIMITED	1382533

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

34/01

Cancellations for Cause (Business Corporations Act) Annulations à juste titre (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporations Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie	Ontario Corp. No. Numéro de la compagnie en Ontario
2001-08-09	
EZE ENTERPRISES INC.	1196624
GATEWAY COMMERCIAL SUPPLY INC.	1464284
1255381 ONTARIO LTD.	1255381

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

34/01

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-08-09
1236405 ONTARIO LTD. 1236405

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

34/01

Cancellation for Filing Default (Corporations Act) Annulation pour omission de se conformer à une obligation de dépôt (Loi sur les personnes morales)

NOTICE IS HEREBY GIVEN that orders under Section 317 (9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

PAR LA PRÉSENTE nous vous informons que les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-08-09
CORE COMMUNITY SERVICES FOR THE
DISADVANTAGED INC. 840597
ELLIOT LAKE POLICE ASSOCIATION 897003

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

34/01

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution en personne morale (Non-respect de la Loi sur l'imposition des personnes morales)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 30 July, 2001 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 30 juillet 2001 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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PRECISION PAD PRINTING INC. 1101624

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

34/01

Cancellation of Certificates of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241 (4) of the *Business Corporations Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-08-09
ALTERNATIVE MEDICINE AND EQUIPMENT LTD.. .. 1423656
AM & A LTD. 1423722
FONEBROOK PUBLISHING CORPORATION 1423681
LIQUOR SUPER SERVICE INC. 1423309
LISCO PROPERTY MANAGEMENT INC. 1423296
PRO PLATINUM CORP. 1423376
TRANSCEND MACHINE AND TOOL, INC. 1337423
UNIVERSE INVESTMENTS LTD. 1423669
1381417 ONTARIO INC. 1381417
1423308 ONTARIO LTD. 1423308
1423381 ONTARIO LIMITED 1423381
1423393 ONTARIO INC. 1423393
1423397 ONTARIO INC. 1423397
1423602 ONTARIO INC. 1423602
1423603 ONTARIO INC. 1423603

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

34/01

**Co-operative Corporations Act
(Certificate of Amendment of
Articles Issued)
Loi sur les sociétés coopératives
(Certificat de modification de statut)**

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, amendment to article have been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* la modification suivante a été apportée au statut de la compagnie mentionnée ci-dessous :

Date of Incorporation: Date de constitution :	Name of Co-operative: Nom de la Coopérative :	Effective Date Date d'entrée en vigueur
1974-10-30	Bain Apartments Co-operative Incorporated	2001-8-14

34/01

JOHN M. HARPER,
Director, Compliance Branch
Licensing and Compliance Division
by delegated authority from the
Superintendent of Financial Services
Directeur, Observation des lois
et des règlements
Division de la délivrance des permis
et de l'observation des lois
et des règlements
en vertu de pouvoirs délégués par le
surintendant des services financiers

**Ministry of Municipal Affairs and Housing
Ministère des affaires municipales et du logement**

Tenant Protection Act, 1997
Loi de 1997 sur la protection des locataires

SECTION 129

GUIDELINE FOR 2002

NOTICE

The Guideline applicable for the year 2002 for the purposes of the *Tenant Protection Act, 1997*, is 3.9 percent.

Dated at Toronto, this 9th day of August, 2001.

(6490) 34

CHRIS HODGSON,
Minister of Municipal Affairs and Housing.

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

**Applications to Provincial Parliament
Demandes au Parlement provincial**

NIPISSING UNIVERSITY

NOTICE IS HEREBY GIVEN that on behalf of Nipissing University, application will be made to the Legislative Assembly of the Province of Ontario for an amendment to Article 6 of Bill Pr70, an Act respecting Nipissing University, December 1992, to permit Nipissing University to grant any and all degrees, honorary degrees and diplomas in all branches of learning. Currently, Nipissing University has the power to grant baccalaureate degrees, honorary degrees and the Masters of Education degree.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee of Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at North Bay, this 1st day of August, 2001.

DAVE MARSHALL, PhD
President and Vice-Chancellor
Nipissing University

(3661) 31-34

THE CORPORATION OF THE CITY OF HAMILTON

NOTICE IS HEREBY GIVEN that the City of Hamilton will apply to the Legislative Assembly of the Province of Ontario for an Act to amend *The City of Hamilton Act, 1968-1969*, Statutes of Ontario 1968-69, Chapter 149, to enlarge the geographical area of the downtown within which the City may relocate the Hamilton Farmers' Market. This area is described in Schedule B of the said statute.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Hamilton, this 2nd day of August, 2001.

KEVIN C. CHRISTENSON
City Clerk
City of Hamilton
City Hall
71 Main Street West
Hamilton, Ontario L8P 4Y5

(3673) 32 to 35

Partnership Dissolution/Changes Dissolution de sociétés/La modifications

ARNPRIOR BOWLING CENTRE AND MOSLEY'S BOWLING

TAKE NOTICE that the partnership between Loyd Ian Mosley and Brenda Jean Gail Budarick carrying on business under the name and style of Arnprior Bowling Centre and Mosley's Bowling is dissolved effective August 15, 2001 pursuant to the *Partnerships Act*.

Brenda Jean Gail Budarick intends to carry on business, using the same name and style as a sole proprietorship effective August 15, 2001.

Dated at Ottawa, this 13th day of August, 2001.

(3684) 34

BRENDA JEAN GAIL BUDARICK

Miscellaneous Notices Avis divers

THE BANK OF NOVA SCOTIA TRUST COMPANY**ERRATUM**

Vide Ontario Gazette, Vol. 134-32, Dated August 11, 2001, Page 1601, *The Bank of Nova Scotia Trust Company Act, 2000*.

Effective date read: July 31, 2001.

Should have read: August 1, 2001.

Dated at Toronto, this 16th day of August, 2001.

(3683) 34

ANNA I. CANCELLI,
Coordinator.

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF Writs of Seizure and Sale issued out of Federal Court – Trial Division as Writ #231/00 and to me directed against the real property of Sunset Recreational Vehicles Limited and

the Minister of National Revenue now Canada Customs and Revenue Agency are the plaintiffs. I have taken in all the right, title, and equity of redemption of Sunset Recreational Vehicles Limited in:

Part of the west half of Lot 22, in the Georgian Range Township of Georgian Bluffs (formerly Township of Keppel) County of Grey, Province of Ontario, Municipal Address of R.R. No. 2, Kemble, Ontario N0H 1S0.

Which will be offered for public sale by public auction at the Court House, Main Court Room, 595 9th Avenue East, Owen Sound, Ontario, N4K 3E3 on Friday, September 28, 2001 at 1:00 p.m.

TERMS: Cash or certified cheque for \$25,000.00 at time of sale. Balance on closing within 30 days from the date of sale by cash or certified cheque. This sale is subject to cancellation up to the time of sale without further notice.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed by a sheriff for sale under legal process either directly or indirectly.

Dated at Owen Sound, this 27th day of July, 2001.

(3678) 34

LYNN KIDDLE,
Supervisor, Court Operations
County of Grey

UNDER AND BY VIRTUE OF Writs of Seizure and Sale issued out of the Ontario Superior Court of Justice Writ #226/99, #227/99 and #228/99 registered in the Sheriff's Office of Grey and to me directed against the real property of 788799 Ontario Limited and Dennis Proudlove and Sandra Proudlove and the National Bank of Canada are the plaintiffs. I have taken in all the right, title, and equity of redemption of Dennis Proudlove and Sandra Proudlove in:

Part of lot 16, Concession 1, Town of Blue Mountains (formerly Township of Collingwood) County of Grey, Province of Ontario, now being designated as Parts 1 and 2 on Plan 16R-7227 which is a parcel of land located at 796175 Grey Road 19, R.R. No. 3, Collingwood, Ontario L9Y 3Z2.

Which will be offered for public sale by public auction at the Court House, Main Court Room, 595 9th Avenue East, Owen Sound, Ontario, N4K 3E3 on Friday, September 28, 2001 at 1:00 p.m.

TERMS: Cash or certified cheque for \$25,000.00 at time of sale. Balance on closing within 30 days from the date of sale by cash or certified cheque. This sale is subject to cancellation up to the time of sale without further notice.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed by a sheriff for sale under legal process either directly or indirectly.

Dated at Owen Sound, this 25 day of July, 2001.

(3679) 34

LYNN KIDDLE,
Supervisor, Court Operations
County of Grey

UNDER AND BY VIRTUE OF Writs of Seizure and Sale issued out of the Ontario Superior Court of Justice Writ #226/99, #227/99 and #228/99 registered in the Sheriff's Office of Grey and to me directed against the real property of 788799 Ontario Limited and Dennis Proudlove and Sandra Proudlove and the National Bank of Canada are the plaintiffs. I have taken in all the right, title, and equity of redemption of Sandra Proudlove in:

Part of lot 16, Concession 1, Town of Blue Mountains (formerly Township of Collingwood) County of Grey, Province of Ontario, now being designated as Parts 3 and 4 on Plan 16R-7227 together with a right of way over Part 2 Reference Plan 16R-7227 and subject to a right of way over Part 3, Reference Plan 16R-7227 which is a parcel of land located at 796173 Grey Road 19, R.R. No. 3, Collingwood, Ontario L9Y 3Z2.

Which will be offered for public sale by public auction at the Court House, Main Court Room, 595 9th Avenue East, Owen Sound, Ontario, N4K 3E3 on Friday, September 28, 2001 at 1:00 p.m.

TERMS: Cash or certified cheque for \$25,000.00 at time of sale. Balance on closing within 30 days from the date of sale by cash or certified cheque. This sale is subject to cancellation up to the time of sale without further notice.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed by a sheriff for sale under legal process either directly or indirectly.

Dated at Owen Sound, this 25 day of July, 2001.

LYNN KIDDLE,
Supervisor, Court Operations
County of Grey

(3680) 34

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT
R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWN OF LATCHFORD

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on September 26, 2001 at the Municipal Office of the Corporation.

The tenders will then be opened in public on the same day at Municipal Office of the Corporation.

Description of Land(s)	Minimum Tender Amount
Pcl. 17305 SST Lot 30, Plan M-57 N.B. Municipality of Latchford	\$2,383.67
Pcl. 18582 SST Lot 37, Plan M-57 N.B. Municipality of Latchford	\$13,889.02
Pcl. 7591 SST Lots 1 & 13, Plan M-57 N.B. Municipality of Latchford	\$12,330.21
Pcl. 6260 SST Lots 291, 292, 304, 305, 318, 331, & 344 Plan M-57 N.B. Municipality of Latchford ...	\$8,110.18
Pcl. 19075 SST Lots 343 & 330, Plan M-57 N.B. Municipality of Latchford	\$5,920.01
Pcl. 12157 SST S. Pt. Lot 58, Plan M-57 N.B. Municipality of Latchford	\$4,944.38
Pcl. 19127 SST Lot 357, Plan M-57 N.B. Municipality of Latchford	\$1,554.14
Parcels 19229 SST and 19640 SST Pt. Lot 38, Plan M-57 N.B. Municipality of Latchford	\$8,467.61
Parcel 6108 SST Lot 26, Plan M-57 N.B. Municipality of Latchford	\$6,762.00
Parcel 17488 SST Lot 392, Plan M-57 N.B. Municipality of Latchford	\$18,298.01

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Clerk
The Corporation of
the Town of Latchford
P.O. Drawer 10,
Latchford, Ontario P0J 1N0

(3681) 34

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE TOWNSHIP OF SHEDDEN

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 12:00 p.m. (noon) local time on September 17, 2001 at the municipal office, 8 Trunk Road, P.O. Box 70, Spanish, Ontario, P0P 2A0.

The tenders will then be opened in public on the same day at the municipal office, 8 Trunk Road, P.O. Box 70, Spanish, Ontario, P0P 2A0 at 2:00 p.m.

Description of Land(s)	Minimum Tender Amount
Section 36, Part of SW 1/4, Township of Shedden, District of Algoma Roll # 57-39-000-004-01800-0000	\$3,687.29

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the Municipality and representing at least 20% of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* being chapter M.60 of the Revised Statutes of Ontario, 1990 and the Municipal Tax Sales Rules made under the Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Mary Bray, AMCT
Clerk-Treasurer/Administrator
The Corporation of
the Township of Shedden
8 Trunk Road,
P.O. Box 70,
Spanish, Ontario, P0P 2A0
Telephone : 705-844-2300
Fax : 705-844-2622

(3682) 34

Publications under the Regulations Act

Publications en vertu de la Loi sur les règlements

2001—08—25

ONTARIO REGULATION 307/01

made under the

PLANNING ACT

Made: July 31, 2001

Filed: August 7, 2001

Amending O. Reg. 580/86

(Zoning Areas — Part of the District of Nipissing)

of Nipissing, more particularly described as Summer Resort Location
RW3, part of Island 1022 in Lake Temagami, being Parcel 16859.

DAVID KING

Manager (Acting)

*Northeastern Municipal Services Office
Ministry of Municipal Affairs and Housing*

Note: Since the end of 2000, Ontario Regulation 580/86 has been amended by Ontario Regulation 205/01. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1991 and in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

Dated on July 31, 2001.

34/01

1. Ontario Regulation 580/86 is amended by inserting the heading “EXEMPTIONS” above section 24.

2. The Regulation is amended by adding the following section:

27. (1) In this section,

“housekeeping cabin” means a single dwelling used for recreation from time to time throughout the year.

(2) Despite section 4, the land described in subsection (5) shall be deemed to be in a Camp/Lodge Zone.

(3) Despite subsection 19 (1), every use of land and every erection, location or use of buildings and structures is prohibited on the land described in subsection (5) except,

(a) eight housekeeping cabins;

(b) four docks; and

(c) a boathouse with attached dock.

(4) Despite subsection 19 (2), no building or structure shall be erected, located or used on the land described in subsection (5), unless the following requirements are met:

- | | |
|---|----------------------|
| 1. Minimum lot area | 12,500 square metres |
| 2. Minimum front, side and rear yard | 18 metres |
| 3. Minimum building setback from lot lines and high-water mark | 18 metres |
| 4. Maximum gross floor area of house-keeping cabin | 85 square metres |
| 5. Maximum height of buildings | 11 metres |
| 6. Minimum setback for leaching bed and sewage system structure from high-water mark | 20 metres |
| 7. Unenclosed porches, balconies, decks, steps and patios may project into the minimum front yard, side yard, rear yard and lot line setback for a distance not exceeding | 3 metres |

(5) Subsections (1) to (4) apply to the land in the Municipality of Temagami (formerly the geographic Township of Joan) in the District

ONTARIO REGULATION 308/01

made under the

ARTHUR WISHART ACT**(FRANCHISE DISCLOSURE), 2000**

Made: August 7, 2001

Filed: August 8, 2001

Amending O. Reg. 9/01

(Exemption of Franchisors under Subsection 13 (1) of the Act)

Note: Ontario Regulation 9/01 has previously been amended by Ontario Regulations 22/01, 23/01, 55/01, 56/01, 203/01 and 204/01.

1. Section 1 of Ontario Regulation 9/01 is amended by adding the following items:

General Motors of Canada Limited

Hyundai Auto Canada, a registered name of Hyundai Motor America

Mister Transmission (International) Limited

Weston Foods Inc.

NORMAN W. STERLING

Minister of Consumer and Business Services

Dated on August 7, 2001.

34/01

ONTARIO REGULATION 309/01

made under the

ELECTRICITY ACT, 1998

Made: August 8, 2001

Filed: August 8, 2001

Amending O. Reg. 610/98

(The IMO)

Note: Since the end of 2000, Ontario Regulation 610/98 has been amended by Ontario Regulation 199/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Subsections 1 (8), (9) and (10) of Ontario Regulation 610/98 are revoked.

2. This Regulation comes into force on the day subsection 1 (1) of Schedule F to the *Government Efficiency Act, 2001* comes into force.

34/01

ONTARIO REGULATION 310/01

made under the

ELECTRICITY ACT, 1998

Made: August 8, 2001

Filed: August 8, 2001

Amending O. Reg. 160/99

(Definitions and Exemptions)

Note: Since the end of 2000, Ontario Regulation 160/99 has been amended by Ontario Regulation 164/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Section 1 of Ontario Regulation 160/99 is amended by adding the following definition:

“independent director” means, with respect to the IMO, a person who,

- (a) is not a director, officer or employee of,
 - (i) a generator, transmitter, distributor or retailer,
 - (ii) a person who sells electricity or ancillary services through the IMO-administered markets or directly to another person, other than a consumer,
 - (iii) an industrial consumer, or
 - (iv) an affiliate of a person referred to in subclause (i), (ii) or (iii); and
- (b) does not have a direct or indirect legal or beneficial interest in or commercial affiliation with,
 - (i) a generator, transmitter, distributor or retailer,
 - (ii) a person who sells electricity or ancillary services through the IMO-administered markets or directly to another person, other than a consumer, or
 - (iii) an affiliate of a person referred to in subclause (i) or (ii);

(2) Section 1 of the Regulation is amended by adding the following subsections:

(2) For the purpose of clause (b) of the definition of “independent director” in subsection (1),

- (a) an interest held as the beneficiary of a trust that does not permit the beneficiary to have any knowledge of the holdings of the trust is not a legal or beneficial interest; and
- (b) an interest in a mutual fund as defined in section 1 of the *Securities Act* is not a legal or beneficial interest unless the mutual fund is operated as an investment club where,
 - (i) its shares or units are held by not more than 50 persons and its indebtedness has never been offered to the public,
 - (ii) it does not pay or give any remuneration for investment advice or in respect of trades in securities, except normal brokerage fees, and
 - (iii) all of its members are required to make contributions in proportion to the shares or units each holds for the purpose of financing its operations.

(3) For the purpose of clause (b) of the definition of “independent director” in subsection (1), a person has a commercial affiliation with another person if the person supplies goods or services to or receives goods or services from the other person, unless,

- (a) the person receives the goods or services in the ordinary course of being a customer of a distributor or retailer or an affiliate of a distributor or retailer; or
- (b) a person or committee appointed by the Minister for the purposes of this clause determines that the supply or receipt of the goods or services does not materially affect the independence of the person from,
 - (i) generators, transmitters, distributors and retailers,
 - (ii) persons who sell electricity or ancillary services through the IMO-administered markets or directly to another person, other than a consumer, or
 - (iii) affiliates of persons referred to in subclauses (i) and (ii).

2. This Regulation comes into force on the day subsection 1 (1) of Schedule F to the *Government Efficiency Act, 2001* comes into force.

34/01

ONTARIO REGULATION 311/01

made under the

MUNICIPAL ACT

Made: August 9, 2001

Filed: August 9, 2001

TAX RATIOS — CITY OF OWEN SOUND**Definitions**

1. In this Regulation,

“City” means The Corporation of the City of Owen Sound, which became part of the County for municipal purposes on January 1, 2001 as a result of an order under section 25.2 of the Act dated June 30, 2000;

“County” means The Corporation of the County of Grey;

“single-tier municipality” means a local municipality that does not form part of an upper-tier municipality for municipal purposes.

Tax ratios

2. (1) For 2001 to 2004, inclusive, the City shall establish tax ratios for the City under subsection 363 (3) of the Act that may be different from the tax ratios established by the County under subsection 363 (4) of the Act and, for the purposes of section 363 of the Act, the City shall be deemed to be a single-tier municipality.

(2) The City shall establish its tax ratios,

- (a) for 2001, on or before the 30th day following the day this Regulation is filed; and
- (b) for each subsequent year, on or before April 30 of the year or such later date as the Minister of Finance may prescribe under subsection 363 (9) of the Act.

(3) In 2001 and each subsequent year, the City shall use the tax ratios established by the City under subsection 363 (3) of the Act to calculate with respect to each local municipality levy of the City under section 368 of the Act a separate tax rate on the assessment in each property class in the City rateable for purposes of the local municipality levy.

(4) In 2001 and each subsequent year, the City shall establish and levy, with respect to each upper-tier levy of the County under section 366 of the Act, a separate tax rate on the assessment in each property class in the City rateable for purposes of the upper-tier levy sufficient to raise the City's portion of the upper-tier levy calculated under section 3.

(5) The tax rates the City establishes under subsection (4) must be in the same proportion to each other as the tax ratios established by the City under subsection 363 (3) of the Act for the property classes are to each other.

(6) Subsections 366 (4.1) to (4.4) and (16.1) to (16.4) of the Act apply with necessary modifications to the tax rates established by the City for its purposes under subsection (4) and by the County for the purposes of the rest of the County under section 366 of the Act as if the City and rest of the County were two separate upper-tier municipalities.

(7) An upper-tier levy by-law of the County under section 366 of the Act shall set out the City's portion of an upper-tier levy calculated under section 3 and shall not establish tax rates to be levied by the City to raise the City's portion.

Upper-tier levy

3. (1) The portion of the general upper-tier levy or any special upper-tier levy of the County under section 366 of the Act to be raised in the City shall be determined in accordance with the following formula:

City's portion = $B \times \frac{C}{D}$

where,

- B = the amount of the general upper-tier levy or special upper-tier levy, as the case may be,
- C = the total of the weighted assessments for all properties in the City that are subject to the upper-tier levy,
- D = the total of the weighted assessments for all properties in the County that are subject to the upper-tier levy.

(2) In subsection (1),

"weighted assessment" means the taxable assessment for a property multiplied by the tax ratio of the property class that the property is in as established by the County under subsection 363 (4) of the Act and, for this calculation, the City shall be deemed to have the same property classes as the County.

Different treatment for City

4. (1) The County may treat the City differently from the rest of the County under the following provisions:

- 1. Subsection 2 (3.1) of the *Assessment Act* (optional property classes).
- 2. Section 368.2 of the Act (graduated tax rates).
- 3. Sections 372, 372.1 and 372.2 of the Act (tax phase-in).
- 4. Section 373 of the Act (tax relief for seniors and persons with disabilities).
- 5. Section 442.1 of the Act (rebates for charities).
- 6. Section 442.2 of the Act (tax reductions).
- 7. Section 447.67 of the Act (recovery of revenues for 2001).
- 8. Section 447.69 of the Act (recovery of revenues for 2002 and subsequent years).

(2) If a by-law of the County treats the City differently from the rest of the County under a provision set out in subsection (1), for the purposes of that provision, the City shall be deemed to be a single-tier municipality and the parts of the by-law of the County that apply to the City shall be deemed to be a by-law of the City.

(3) Nothing in subsection (2) gives the City the power to pass, amend or repeal a by-law under a provision set out in subsection (1).

(4) The last day for the County passing a by-law for the 2001 tax year under the provisions set out in paragraphs 1, 2 and 6 of subsection (1) is extended to 30 days after the day this Regulation is filed.

CHRIS HODGSON
Minister of Municipal Affairs and Housing

Dated on August 9, 2001.

34/01

ONTARIO REGULATION 312/01
made under the
TENANT PROTECTION ACT, 1997

Made: August 8, 2001
Filed: August 9, 2001

**TABLE OF OPERATING COST
CATEGORIES FOR 2002**

1. The Table referred to in subsection 129 (2) of the Act is, for the year 2002, the following:

TABLE FOR 2002

COLUMN 1	COLUMN 2	COLUMN 3
Operating Cost Category	Three-year Moving Average (%)	Weight (%)
Insurance	3.68	4.96
Heating	15.63	16.59
Hydro	0.54	11.51
Water	2.04	3.82
Municipal Taxes and Charges	-0.29	34.01
Administration	2.41	14.07

COLUMN 1	COLUMN 2	COLUMN 3
Operating Cost Category	Three-year Moving Average (%)	Weight (%)
Maintenance	2.56	12.73
Miscellaneous	2.41	2.31

RÈGLEMENT DE L'ONTARIO 312/01

pris en application de la

**LOI DE 1997 SUR LA PROTECTION
DES LOCATAIRES**pris le 8 août 2001
déposé le 9 août 2001**BARÈME DES CATÉGORIES DE FRAIS
D'EXPLOITATION POUR 2002**

1. Le barème visé au paragraphe 129 (2) de la Loi est le suivant pour 2002 :

BARÈME POUR 2002

COLONNE 1	COLONNE 2	COLONNE 3
Catégorie de frais d'exploitation	Moyenne mobile de trois ans (%)	Facteur de pondération (%)
Assurance	3,68	4,96
Chauffage	15,63	16,59
Électricité	0,54	11,51
Eau	2,04	3,82
Redevances et impôts municipaux	-0,29	34,01
Administration	2,41	14,07
Entretien	2,56	12,73
Divers	2,41	2,31

34/01

ONTARIO REGULATION 313/01

made under the

ENVIRONMENTAL BILL OF RIGHTS, 1993

Made: August 8, 2001

Filed: August 10, 2001

Amending O. Reg. 681/94

(Classification of Proposals for Instruments)

Note: Since the end of 2000, Ontario Regulation 681/94 has been amended by Ontario Regulations 130/01 and 261/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Section 4 of Ontario Regulation 681/94 is revoked and the following substituted:

4. The following are Class I proposals for instruments:

- i. A proposal to classify a pesticide under Regulation 914 of the Revised Regulations of Ontario, 1990, if the pesticide contains an active ingredient that is not classified under that Regulation and that is not contained in a pesticide classified under that Regulation.

2. A proposal to reclassify a pesticide under Regulation 914 of the Revised Regulations of Ontario, 1990.
3. A proposal to declassify a pesticide under Regulation 914 of the Revised Regulations of Ontario, 1990, unless,
 - i. declassification would take place at the request of, or with the consent of, the registrant, or
 - ii. the pesticide is no longer registered under the *Pest Control Products Act* (Canada) or the *Fertilizers Act* (Canada).

2. Section 12 of the Regulation is revoked and the following substituted:

12. The following are Class I proposals for instruments:

1. A proposal for a consent under section 34 of the *Mining Act*.
2. A proposal to award surface rights under subsection 39 (2) of the *Mining Act*.
3. A proposal to reinstate a licence of occupation under subsection 41 (4) of the *Mining Act*, unless the reinstatement would not have a significant effect on the environment.
4. A proposal to direct that buildings, structures, machinery, chattels, personal property, ore, mineral slimes or tailings do not belong to the Crown under subsection 53 (1) of the *Mining Act*.
5. A proposal to exchange a lease for replacement leases under subsection 83 (1) of the *Mining Act*, unless the exchange would not have a significant effect on the environment.
6. A proposal to lease surface rights under subsection 84 (1) of the *Mining Act*.
7. A proposal to direct the inclusion of reservations or provisions under subsection 86 (3) of the *Mining Act*, unless the inclusion would not have a significant effect on the environment.
8. A proposal to grant permission to cut and use trees under subsection 92 (5) of the *Mining Act*.
9. A proposal to acknowledge receipt of a closure plan under clause 140 (4) (a) of the *Mining Act*.
10. A proposal to acknowledge receipt of a closure plan under clause 141 (3) (a) of the *Mining Act*.
11. A proposal for an approval under subsection 142 (2) of the *Mining Act*.
12. A proposal for an approval under subsection 142 (3) of the *Mining Act*.
13. A proposal for an approval under subsection 142 (6) of the *Mining Act*.
14. A proposal for an order under subsection 143 (2) of the *Mining Act*.
15. A proposal for an order under subsection 143 (3) of the *Mining Act*.
16. A proposal for an order under subsection 145 (2) of the *Mining Act*.
17. A proposal for an order under subsection 147 (1) of the *Mining Act*.
18. A proposal to enter lands to rehabilitate a mine hazard under subsection 147 (2) of the *Mining Act*.
19. A proposal for an order under subsection 148 (2) of the *Mining Act*.

20. A proposal to issue a direction under subsection 148 (5) of the *Mining Act*.
21. A proposal to surrender mining lands under subsection 149.1 (1) of the *Mining Act*.
22. A proposal to alter or revoke a decision of the Commissioner under subsection 152 (11) of the *Mining Act*.
23. A proposal for an order under subsection 153.2 (3) of the *Mining Act*.
24. A proposal to have the Crown or an agent of the Crown carry out rehabilitation measures under clause 153.2 (4) (b) of the *Mining Act*.
25. A proposal for an approval under subsection 165 (1) of the *Mining Act*.
26. A proposal for an order under subsection 175 (1) of the *Mining Act*.
27. A proposal for a subsequent order or award under subsection 175 (13) of the *Mining Act*.
28. A proposal to issue or validate an unpatented mining claim, licence of occupation, lease or patent under subsection 176 (3) of the *Mining Act*, unless the issuance or validation would not have a significant effect on the environment.
29. A proposal for a consent under section 177 of the *Mining Act*.
30. A proposal to accept the surrender of mining lands under subsection 183 (1) of the *Mining Act*, unless the acceptance would not have a significant effect on the environment.

34/01

ONTARIO REGULATION 314/01
made under the
ONTARIO WORKS ACT, 1997

Made: August 8, 2001
Filed: August 10, 2001

Amending O. Reg. 134/98
(General)

Note: Since the end of 2000, Ontario Regulation 134/98 has been amended by Ontario Regulation 236/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Section 25 of Ontario Regulation 134/98 is amended by adding the following subsection:

(2) In this Part,

“literacy” means,

- (a) literacy in either English or French, and
- (b) numeracy.

2. (1) Section 26 of the Regulation is amended by adding the following paragraphs:

- 2.1 A literacy screening test approved by the Director.
- 2.2 A literacy assessment, a literacy training program, or both.

(2) Paragraph 3 of section 26 of the Regulation is revoked and the following substituted:

3. Other basic education and job-specific skills training.

3. The Regulation is amended by adding the following section:

APPROVAL OF DELIVERY AGENTS

26.1 The Director may approve delivery agents in respect of the employment assistance activities referred to in paragraphs 2.1 and 2.2 of section 26, for the purpose of section 29.

4. Section 29 of the Regulation is amended by adding the following subsections:

(1.1) An administrator may require an applicant or a member of an applicant's benefit unit, other than a dependent child who is of pre-school age or attending school and other than an applicant who will receive only temporary care assistance, to participate in the employment assistance activity referred to in paragraph 2.1 of section 26.

(1.2) Despite subsections (1) and (1.1), participation in an employment assistance activity referred to in paragraph 2.1 or 2.2 of section 26 may be required only by an administrator for a delivery agent that has been approved by the Director under section 26.1.

(1.3) Despite subsections (1) and (1.1), an administrator shall not require a person to participate in an employment assistance activity referred to in paragraph 2.1 or 2.2 of section 26, if the person provides to the administrator a written statement from a member of the College of Physicians and Surgeons of Ontario or a member of the College of Psychologists of Ontario certifying that the person has a learning disorder.

5. (1) Subsection 33 (3) of the Regulation is revoked and the following substituted:

(3) If the recipient's benefit unit includes a dependant, the assistance shall be reduced by an amount equal to the budgetary requirements and benefits for the participant to whom subsection (1) applies,

(a) for six months if,

(i) clause (1) (a) or (b) applies and assistance or income support under the *Ontario Disability Support Program Act, 1997* with respect to the participant has been previously refused, cancelled or reduced for a reason referred to in one of those clauses, or

(ii) clause (1) (c) applies and assistance or income support under the *Ontario Disability Support Program Act, 1997* with respect to the participant has been previously refused, cancelled or reduced for a reason referred to in that clause; or

(b) for three months otherwise.

(2) Section 33 of the Regulation is amended by adding the following subsections:

(5) If a participant refuses, or fails to make reasonable efforts, to participate in an employment assistance activity that is referred to in paragraph 2.2 of section 26 and that has been required under subsection 29 (1), and if, based on information received from or about the participant, the administrator believes on reasonable grounds that the participant may have a learning disorder, the administrator may give the participant a reasonable period of time not exceeding 90 days to obtain from a member of the College of Physicians and Surgeons of Ontario or a member of the College of Psychologists of Ontario a written statement certifying that the participant has a learning disorder.

(6) If the participant obtains the statement referred to in subsection (5) within the period of time given by the administrator under subsec-

tion (5), the administrator shall not cancel or reduce the recipient's assistance under clause (1) (b).

6. Clause 34 (1) (b) of the Regulation is revoked and the following substituted:

- (b) refuses to participate in an employment assistance activity that has been required under subsection 29 (1.1) or that will be required under subsection 29 (1); or

RÈGLEMENT DE L'ONTARIO 314/01
pris en application de la
LOI DE 1997 SUR LE PROGRAMME
ONTARIO AU TRAVAIL

pris le 8 août 2001
déposé le 10 août 2001

modifiant le Règl. de l'Ont. 134/98
(Dispositions générales)

Remarque : Depuis la fin de 2000, le Règlement de l'Ontario 134/98 a été modifié par le Règlement de l'Ontario 236/01. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 20 janvier 2001.

1. L'article 25 du Règlement de l'Ontario 134/98 est modifié par adjonction du paragraphe suivant :

- (2) La définition qui suit s'applique à la présente partie.

«aptitude à lire et à écrire» S'entend de ce qui suit :

- a) l'aptitude à lire et à écrire en français ou en anglais;
- b) l'aptitude à compter.

Le terme «alphabétisation» a un sens correspondant.

2. (1) L'article 26 du Règlement est modifié par adjonction des dispositions suivantes :

- 2.1 Un test d'aptitude à lire et à écrire approuvé par le directeur.
- 2.2 Une évaluation de l'aptitude à lire et à écrire, un programme d'alphabétisation, ou les deux.

(2) La disposition 3 de l'article 26 du Règlement est abrogée et remplacée par ce qui suit :

- 3. D'autres activités d'éducation de base et la formation professionnelle liée à un emploi particulier.

3. Le Règlement est modifié par adjonction de l'article suivant :

APPROBATION DES AGENTS DE PRESTATION DES SERVICES

26.1 Le directeur peut approuver des agents de prestation des services à l'égard des activités d'aide à l'emploi visées aux dispositions 2.1 et 2.2 de l'article 26, pour l'application de l'article 29.

4. L'article 29 du Règlement est modifié par adjonction des paragraphes suivants :

(1.1) L'administrateur peut exiger de l'auteur d'une demande ou d'un membre de son groupe de prestataires, autre qu'un enfant à charge qui est d'âge préscolaire ou qui fréquente l'école et autre que l'auteur d'une demande qui ne recevra que de l'aide pour soins temporaires, qu'il participe à l'activité d'aide à l'emploi visée à la disposition 2.1 de l'article 26.

(1.2) Malgré les paragraphes (1) et (1.1), la participation à une activité d'aide à l'emploi visée à la disposition 2.1 ou 2.2 de l'article 26 ne peut être exigée que par l'administrateur d'un agent de prestation des services que le directeur a approuvé en vertu de l'article 26.1.

(1.3) Malgré les paragraphes (1) et (1.1), l'administrateur ne doit pas exiger d'une personne qu'elle participe à une activité d'aide à l'emploi visée à la disposition 2.1 ou 2.2 de l'article 26 si elle lui fournit une déclaration écrite d'un membre de l'Ordre des médecins et chirurgiens de l'Ontario ou d'un membre de l'Ordre des psychologues de l'Ontario certifiant qu'elle a un trouble d'apprentissage.

5. (1) Le paragraphe 33 (3) du Règlement est abrogé et remplacé par ce qui suit :

(3) Si le groupe de prestataires du bénéficiaire comprend une personne à charge, l'aide est réduite d'un montant égal aux besoins matériels et aux prestations à l'égard du participant à qui s'applique le paragraphe (1) :

- a) pendant six mois si, selon le cas :

- (i) l'alinéa (1) a) ou b) s'applique et l'aide ou le soutien du revenu prévu par la *Loi de 1997 sur le Programme ontarien de soutien aux personnes handicapées* à l'égard du participant a été antérieurement refusé, annulé ou réduit pour un motif prévu à un de ces alinéas,
- (ii) l'alinéa (1) c) s'applique et l'aide ou le soutien du revenu prévu par la *Loi de 1997 sur le Programme ontarien de soutien aux personnes handicapées* à l'égard du participant a été antérieurement refusé, annulé ou réduit pour un motif prévu à cet alinéa;

- b) pendant trois mois dans les autres cas.

(2) L'article 33 du Règlement est modifié par adjonction des paragraphes suivants :

(5) Si un participant refuse de participer à une activité d'aide à l'emploi visée à la disposition 2.2 de l'article 26 et exigée aux termes du paragraphe 29 (1) ou ne fait pas des efforts raisonnables pour le faire et si, en se fondant sur des renseignements reçus du participant ou à son sujet, l'administrateur a des motifs raisonnables de croire que ce dernier peut avoir un trouble d'apprentissage, l'administrateur peut lui donner un délai raisonnable d'au plus 90 jours pour qu'il obtienne d'un membre de l'Ordre des médecins et chirurgiens de l'Ontario ou d'un membre de l'Ordre des psychologues de l'Ontario une déclaration écrite certifiant qu'il a un trouble d'apprentissage.

(6) Si le participant obtient la déclaration visée au paragraphe (5) dans le délai que lui donne l'administrateur aux termes du paragraphe (5), ce dernier ne doit pas annuler ou réduire l'aide du bénéficiaire aux termes de l'alinéa (1) b).

6. L'alinéa 34 (1) b) du Règlement est abrogé et remplacé par ce qui suit :

- b) soit refuse de participer à une activité d'aide à l'emploi qui a été exigée aux termes du paragraphe 29 (1.1) ou qui sera exigée aux termes du paragraphe 29 (1);

34/01

ONTARIO REGULATION 315/01

made under the

**FIRE PROTECTION AND
PREVENTION ACT, 1997**

Made: August 3, 2001

Filed: August 10, 2001

Amending O. Reg. 388/97

(Fire Code)

Note: Ontario Regulation 388/97 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Table 1.1.7.A. of Ontario Regulation 388/97 is amended by striking out "CGA P-1-1991" and "NFPA 55-1993" and substituting the following:

Issuing Agency	Document Number	Title of Document	Code Reference
CGA	P-1-1991	Safe Handling of Compressed Gases in Containers	5.6.1.1. (3)
NFPA	55-1993	Storage, Use and Handling of Compressed and Liquefied Gases in Portable Cylinders	5.6.1.1. (3)

2. Article 5.6.1.1. of the Regulation is revoked and the following substituted:

5.6.1.1. (1) A requirement of this Section shall be deemed to be complied with if alternative protection measures are **approved** that, in the opinion of the **Chief Fire Official**, will provide protection for life safety and health similar to the protection provided by compliance with the requirement.

(2) A proposal for alternative protection measures referred to in Sentence (1) shall bear the signature and seal of a **Professional Engineer** or **Architect**, or both.

(3) This Section does not apply to facilities at which **compressed gases** are manufactured or cylinders are filled or distributed if the storage and handling of the **compressed gases** is in conformance with

(a) CGA P-1, "Safe Handling of Compressed Gases in Containers",

(b) NFPA 55, "Storage, Use and Handling of Compressed and Liquefied Gases in Portable Cylinders", or

(c) a procedure that bears the signature and seal of a **Professional Engineer**.

(4) Articles 5.6.2.1. to 5.6.2.4. do not apply where the amount of **compressed gas** stored does not exceed

(a) 25 kg of flammable **compressed gas**, or

(b) 150 kg of non-flammable **compressed gas**.

(5) Despite Sentence (4), Articles 5.6.2.1. to 5.6.2.4. apply to any amount of poisonous or corrosive **compressed gas**.

3. This Regulation comes into force on September 4, 2001.

DAVID TURNBULL
Solicitor General

Dated on August 3, 2001.

34/01

ONTARIO REGULATION 316/01

made under the

NORTHERN SERVICES BOARDS ACT

Made: August 9, 2001

Filed: August 10, 2001

Amending Reg. 737 of R.R.O. 1990

(Local Services Boards)

Note: Regulation 737 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Subsections 27.1 (4), (5) and (6) of Regulation 737 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(4) The Board may exercise the powers set out in paragraphs 1, 2, 6 and 8 of the Schedule to the Act.

2. Subsection 45 (4) of the Regulation is revoked and the following substituted:

(4) The Board may exercise the powers set out in paragraphs 2, 4, 5, 6 and 8 of the Schedule to the Act.

DAN NEWMAN

Minister of Northern Development and Mines

Dated on August 9, 2001.

34/01

ONTARIO REGULATION 317/01

made under the

NORTHERN SERVICES BOARDS ACT

Made: August 9, 2001

Filed: August 10, 2001

Amending Reg. 737 of R.R.O. 1990

(Local Services Boards)

Note: Since the end of 2000, Regulation 737 has been amended by Ontario Regulation 316/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Section 39 of Regulation 737 of the Revised Regulations of Ontario, 1990 is revoked.

DAN NEWMAN

Minister of Northern Development and Mines

Dated on August 9, 2001.

34/01

ONTARIO REGULATION 318/01

made under the

**ONTARIO PLANNING AND
DEVELOPMENT ACT, 1994**

Made: August 9, 2001

Filed: August 10, 2001

Amending O. Reg. 482/73

(County of Halton (now The Regional
Municipality of Halton), City of Burlington)

Note: Since the end of 2000, Ontario Regulation 482/73 has been amended by Ontario Regulations 63/01 and 178/01. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1991 and in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Ontario Regulation 482/73 is amended by adding the following section:

157. (1) Despite section 4 of the Order, one single dwelling, together with accessory buildings and structures, may be erected, located and used on the land described in subsection (2) if the following requirements are met:

Maximum height	2	storeys
Minimum front yard	7.5	metres
Minimum side yard	1.5	metres
Minimum rear yard	70.66	metres
Minimum setback for all buildings and structures from the limits of the Imperial Oil and Sun Oil pipeline easements	20	metres

(2) Subsection (1) applies to that parcel of land in the City of Burlington in The Regional Municipality of Halton, formerly the Township of East Flamboro, being Lot 14 on Plan 931, registered in the Land Registry Office for the Land Registry Division of Halton (No. 20).

BARBARA KONYI

Manager

*Provincial Planning and Environmental Services Branch
Ministry of Municipal Affairs and Housing*

Dated on August 9, 2001.

34/01

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Information

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

1. Advertising rates are for a first insertion per columnar space
 - i. up to 25mm is \$22.50
 - ii. from 25mm to 100mm per columnar space is \$5.60 for each 6mm
 - iii. from 100mm to 476mm per columnar space is \$5.50 for each 6mm
2. in each calendar year, after 476mm has been reached the rate is \$54.10 for each additional 119mm or part thereof.
3. for each multiple insertion ordered at the same time as the first insertion, one-half the rate payable under paragraph 1 or 2, as the case may be

Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price of \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice. ***For the correct rate, please contact us at (416) 326-3893 during normal business hours.***

Subscriptions may be paid by VISA, MasterCard or AMEX. Cheques or money orders should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE
50 Grosvenor Street, Toronto, Ontario M7A 1N8
Telephone (416) 326-5310
Toll-Free 1-800-668-9938

Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

1. Tarifs publicitaires pour la première insertion, par espace-colonne
 - i. allant jusqu'à 25 mm : 22,50 \$
 - ii. allant de 25 mm à 100 mm, par espace-colonne : 5,60 \$ pour chaque tranche de 6 mm
 - iii. allant de 100 mm à 476 mm, par espace-colonne : 5,50 \$ pour chaque tranche de 6 mm
2. Dans chaque année civile, lorsque l'on a atteint 476 mm, le tarif est de 54,10 \$ pour chaque tranche ou partie de tranche supplémentaire de 119 mm.
3. Pour chaque insertion multiple commandée en même temps que l'insertion initiale, le tarif se calcule à raison de 50 % du tarif payable indiqué au paragraphe 1 ou 2, selon le cas.

Le tarif d'abonnement est de 126,50 \$ + 7% T.P.S. pour 52 numéros hebdomadaires, et le tarif au numéro, de 2,90 \$ + 7% T.P.S. (payable à l'avance). Tous les tarifs peuvent être augmentés sans préavis. ***Pour le tarif approprié, veuillez téléphoner (416) 326-3893 pendant les heures d'ouverture normales de bureau.***

Les paiements peuvent être effectués au moyen de la carte VISA, MasterCard ou AMEX. Les chèques ou mandats doivent être faits à l'ordre du MINISTRE DES FINANCES et toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8
Téléphone (416) 326-5310
Appel sans frais 1-800-668-9938



The Ontario Gazette La Gazette de l'Ontario

Vol. 134-35
Saturday, 1st September, 2001

Toronto

ISSN 0030-2937
Le samedi 1 septembre 2001

Parliamentary Notice Avis parlementaire

NOTICE OF ELECTION

A Provincial By-Election will be held to choose a representative for the Legislative Assembly of Ontario on Thursday, September 20, 2001.

Qualified Electors in the Electoral District of **BEACHES-EAST YORK** should take note of the following information

ADDITIONS TO THE LIST OF ELECTORS

Qualified voters whose names are not on the List of Electors may:

- obtain a *Certificate to Vote* at the office of the Electoral District Returning Officer up to 8:00 p.m., WEDNESDAY, September 19 (Sundays excluded)

OR

- obtain a *Certificate to Vote* from the Revision Assistants at Advance Poll locations

OR

- be added to the List of Electors at their polling location *on polling day* if they make a statutory declaration and provide appropriate identification

OFFICIAL NOMINATION OF CANDIDATES CLOSES

Thursday, September 6, 2001 at 2:00 p.m. in the Returning Office

ADVANCE POLLS will be held at locations chosen for ease of access **Wednesday, September 12, Thursday, September 13 and Friday, September 14** from 10:00 a.m. until 8:00 p.m. and in the office of the Electoral District Returning Officer from **Saturday, September 8 to Friday, September 14** (Sunday excluded) from 10:00 a.m. until 8:00 p.m.

ELECTION DAY, THURSDAY, September 20, 2001

Voting Hours from 9:00 a.m. until 8:00 p.m.

ELECTIONS ONTARIO

Ivor Vavasour, Returning Officer
984 Kingston Rd.
Toronto, Ontario M4E 1S9

Office Hours: 10:00 a.m. to 8:00 p.m. Sundays excluded

Dated this 22nd day of September, 2001.

www.electionsontario.on.ca

JOHN L. HOLLINS
CHIEF ELECTION OFFICER

AVIS D'ÉLECTION

Une élection partielle provinciale aura lieu pour choisir un représentant à l'Assemblée législative de l'Ontario le jeudi 20 septembre 2001.

Les personnes ayant qualité d'électeur dans la circonscription électorale de **BEACHES-EAST YORK** devraient prendre note des renseignements suivants :

ADDITIONS À LA LISTE DES ÉLECTEURS

Les personnes ayant qualité d'électeur et dont le nom ne figure pas sur la liste des électeurs peuvent :

- obtenir une *Autorisation de voter* au bureau de le directeur du scrutin de la circonscription électorale jusqu'à 20 h le MERCREDI 19 septembre (sauf les dimanches)

OU

- obtenir une *Autorisation de voter* auprès des réviseurs adjoints aux bureaux de vote par anticipation

OU

- faire ajouter leur nom à la liste des électeurs à leur bureau de vote *le jour du scrutin* à condition de faire une déclaration solennelle et de fournir les documents d'identification appropriés

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et aux entreprises

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1649



**LA PRÉSENTATION OFFICIELLE DES CANDIDATURES
DOIT ÊTRE FAITE AU PLUS TARD**

le jeudi 6 septembre 2001 à 14 h au bureau du directeur du scrutin

LES BUREAUX DE VOTE PAR ANTICIPATION seront ouverts dans des locaux choisis en fonction de leur accessibilité les **mercredi 12 septembre, jeudi 13 septembre, et vendredi 14 septembre de 10 h à 20 h** et au bureau du directeur du scrutin de la circonscription électorale du **samedi 8 septembre au vendredi 14 septembre** (sauf le dimanche) de **10 h à 20 h**.

JOUR DU SCRUTIN – JEUDI 20 SEPTEMBRE 2001

Les bureaux de vote seront ouverts de 9 h à 20 h

ÉLECTIONS ONTARIO

Ivor Vavasour – Directeur du scrutin

984 Kingston Rd
Toronto, Ontario M4E 1S9

Heures de bureau 10 h à 20 h (sauf les dimanches)

Daté ce 22 ième jour de septembre 2001

www.electionsontario.on.ca

JOHN L. HOLLINS
DIRECTEUR GÉNÉRAL DES
ÉLECTIONS

(6491-92) 35

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

DIRECTRIGHT CARTAGE 2001 INC.
OAKVILLE, ON

TIMOTHY W. PATOLA
THUNDER BAY, ON

COLLIN M. ZIVE
KESWICK, ON

DYSAN TRANSPORT INC.
BRAMPTON, ON

PINE HILLS TRUCKING INC.
BEAVER DAM, WI

1444140 ONTARIO INC.
SCARBOROUGH, ON

FOSSIL ENTERPRISES INC.
MAPLE, ON

PRO LOGISTICS INC.
OSHAWA, ON

1480689 ONTARIO LTD
WOODBIDGE, ON

LARRY L. HOFFE
WHITBY, ON

SOPRA CARRIERS INC.
TORONTO, ON

3166627 CANADA INC.
LACHUTE, QC

KIESWETTER DEMOLITION (1992) INC.
WATERLOO, ON

TADEN XPRESS INC.
OAKVILLE, ON

9034-0845 QUEBEC INC.
ST-PACOME, QC

NEIL, R. LUPTON
HUNTSVILLE, ON

TRANSPORT GERVAIS MATHIEU INC.
ST-EPHREM, QC

9063-8115 QUEBEC INC.
CAP-DE-LA-MADELAINE, QC

GERARD MALLET
ST-ANTOINE, QC

TRANSPORT J.G.H.R. INC.
STE-MARIE, QC

9075-4474 QUEBEC INC.
SHERBROOKE, QC

ALSON A. MATTIS
ETOBICOKE, ON

WORLDWIDE FACILITY SERVICE INC.
CONCORD, ON

9090-3824 QUEBEC INC.
IBERVILLE, QC

35/01

Chef de Service
J. Greig Beatty
Manager/

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act*, 1987, and the *Public Vehicles Act*. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,

2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

CTR, LLC **45993**
92 Woodward Rd., Brooklyn, Connecticut, USA 06234

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/USA and Ontario/Quebec and Ontario/Manitoba border crossings:

1. to points in Ontario;
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

1480275 Ontario Inc. **45994 & A**
2 St. Clair Ave., W., Suite 1703, Toronto, ON M4V 1L5

Applies for the approval of transfer of extra provincial operating licence X-1946 and public vehicle operating licence PV-4134 both now in the name of Transtario Bus Lines Inc., 7 Director Court, Units 101 & 102, Woodbridge, ON L4L 4S5.

35/01

Felix D'Mello
 Board Secretary/
 Secrétaire de la Commission

IN THE MATTER of the *Public Vehicles Act*,
 AND IN THE MATTER OF the *Motor Vehicle Transport Act, 1987*
 AND IN THE MATTER of the *Ontario Highway Transport Board Act*
 AND IN THE MATTER OF:

Andrew T. Shepherd - File # 45987-RE(1)
 63 Bedle Avenue
 Toronto, Ontario M2H 1K7

NOTICE

The Board is in receipt of an application by the City of Vaughan ('Vaughan') pursuant to Section 11 of the *Public Vehicles Act*. Vaughan has satisfied the Board that there are apparent grounds to issue an order described in Section 11(3) of the *Public Vehicles Act* on Andrew T. Shepherd.

All Information pertaining to these matters are on file at the Board and can be made available on request. (Telephone 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on these matters to determine whether to issue an order described in Section 11(3) of the *Public Vehicles Act*.

The hearing will be held on **Monday the 10th day of September, 2001 at 10:00 a.m. at the Main Legislature, Committee Room #1, 2nd Floor, 111 Wellesley Street West, Queen's Park, Toronto, Ontario.**

AND FURTHER TAKE NOTICE that should any party to these proceedings not attend at the time and place shown for the hearing, the Board may proceed in their absence and they will not be entitled to any further notice in this proceedings.

AND FURTHER TAKE NOTICE that any interested person (*i.e.* a person who has an economic interest in the outcome of the matter) may file a statement with the Board and serve it on the aforementioned corporation at least 10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

35/01

Felix D'Mello
 Board Secretary

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

2001-07-16	
1083082 ONTARIO LIMITED	1083082
947287 ONTARIO INC.	947287

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

2001-07-17	
CAMCOS DISTRIBUTING INC.	754203
DERMALABS INTERNATIONAL INC.	1293057
G. TEEPLE SHEET METAL LTD.	1227768
KING TU GARDEN CHINESE RESTAURANT LTD.	1388385
364220 ONTARIO LIMITED	364220
2001-07-18	
ANTONY VECERA PHOTOGRAPHY LTD.	404060
DEVELOPMENTS J. DAVID FAUBERT LTD.	291196
J. M. HALL ASSOCIATES INC.	558239
KARAN'S ENTERPRISE INC.	1356971
VELNEL BUCKETHOE INC.	1084555
WONLEX ENTERPRISES INC.	672098
YOUTH IN ACTION INC.	616437

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2001-07-19	
AIRO MECHANICAL INC.	855320
EXCLUSIVE AVIATION 2000 INC.	1415168
M S L PROPERTIES LIMITED	916533
N. T. WILLIAMSON REAL ESTATE LIMITED	222296
2001-07-20	
DILYN ASSOCIATES LIMITED	430832
INTRALOGIC INC.	567830
LANCAN IMPORTS LTD.	783829
1127693 ONTARIO LTD.	1127693
403903 ONTARIO LIMITED	403903
2001-07-23	
DAYHAN HOLDINGS LIMITED	209493
E. W. HOLLAND & SON LIMITED	459213
HAGGERTY VENTURES INC.	985467
TRANS-CANADA AUTOMOBILE LEAGUE LIMITED ..	240528
371 GEORGE ST. NORTH LIMITED	251154
413268 ONTARIO LTD.	413268
842719 ONTARIO LIMITED	842719
2001-07-26	
VILLA MASONRY LTD.	484800
2001-07-29	
SOUTHERN OTTAWA STAFFING LTD.	1270404
2001-08-02	
DEVEREUX HOLDINGS LIMITED	334412
2001-08-09	
LYNN BROTHERS EXPRESS LIMITED	1398218
THUNDER BAY RETINA INCORPORATED.	733580
2001-08-10	
DISTRIBUMAR INC.	1146505
RIDEAU CARRIERS LTD.	694227
SHAMROCK S.S. MARIE INC.	985274
1210870 ONTARIO LIMITED	1210870
2001-08-13	
ARTHUR M. KRUGER LABOUR ARBITRATION & CONSULTING INC.	728625
EDWARD R. ROWE & ASSOCIATES INC.	938812
ELEM MICRO INC.	1398694
M.J.R. TECH. INC.	1131942
MILTON INTELLECTUAL PROPERTY LIMITED	1045276
TRUCKING PLUS LTD.	1236328
TSENG'S TECHNOLOGY CONSULTANT LTD.	1235706
1419945 ONTARIO INC.	1419945
627084 ONTARIO LTD.	627084
690678 ONTARIO LTD.	690678
2001-08-14	
AARTI CORPORATION	1275359
CANDID IMMIGRATION CONSULTANTS INC.	1094342
TOPAZ BILLIARD & ENTERTAINMENT INC.	907509
868099 ONTARIO INC.	868099
2001-08-15	
AIRGLOW APPLICATIONS LTD.	1083482
SCHWARZKOPF & DEP CANADA LIMITED	1090744
1405562 ONTARIO LIMITED	1405562
1435831 ONTARIO LIMITED	1435831
2001-08-16	
A I MILLER HEATING INC.	689719
CINDEL HOLDINGS INCORPORATED	868521
CONCANADA TRADING CO. LTD.	1016358
ETW CANADA LTD.	1258578
INTER CANADA HOLDINGS INC.	880270
OPTEC D.D. CANADA INC.	900847
ROSSLAND REAL ESTATE HOLDINGS LIMITED	415273
SWEBODA PROPERTIES INC.	880268
SWEBORG HOLDINGS INC.	880271
SWEFORS HOTELS INC.	880269
426343 ONTARIO LIMITED	426343

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

34/01

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2001-08-16	
IT'S ABOUT TIME LIMITED	1437155
NEMARCH TECHNICAL SYSTEMS 2000 INC.	1452860
PI R CUBED LTD.	1452843

35/01

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Erratum Avis d'Erreur

Vide Ontario Gazette, Vol. 134-14 dated April 7, 2001.

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the *Business Corporations Act* set out in the issue of the Ontario Gazette of April 7, 2001 with respect to the cancellation of the Certificate of Incorporation of RADIO TORONTO INTERNATIONAL LTD., was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 134-14 datée du Avril 7 2001.

PAR LA PRESENTE, nous vous informons que l'avis emis en vertu de l'article 240 de la *Loi sur les compagnies* et enonce dans la Gazette de l'Ontario du Avril 7, 2001 relativement a l'annulation du certificat de constitution en personne morale de RADIO TORONTO INTERNATIONAL LTD., ete delivre par erreur et qu'il est nul et sans effet.

35/01

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution en personne morale (Non-respect de la Loi sur l'imposition des personnes morales)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 6 August,

2001 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 6 août 2001 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

SAMPSON & MCNAUGHTON LIMITED 125081

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

35/01

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

(8699) T.F.N.

Applications to Provincial Parliament Demandes au Parlement provincial

THE CORPORATION OF THE CITY OF HAMILTON

NOTICE IS HEREBY GIVEN that the City of Hamilton will apply to the Legislative Assembly of the Province of Ontario for an Act to amend *The City of Hamilton Act, 1968-1969*, Statutes of Ontario 1968-69, Chapter 149, to enlarge the geographical area of the downtown within which the City may relocate the Hamilton Farmers' Market. This area is described in Schedule B of the said statute.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Hamilton, this 2nd day of August, 2001.

KEVIN C. CHRISTENSON
City Clerk
City of Hamilton
City Hall
71 Main Street West
Hamilton, Ontario L8P 4Y5

(3673) 32 to 35

1203458 ONTARIO LTD.

NOTICE IS HEREBY GIVEN that on behalf of James Disapio, application will be made to the Legislative Assembly of the Province of Ontario for an Act, the 1203458 Ontario Ltd. Act, 2001, to revive 1203458 Ontario Ltd., which was dissolved under the *Business Corporations Act*, on July 31st, 2000, for default in complying with the *Corporations Information Act*.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Guelph, this 23rd day of August, 2001.

JAMES DISAPIO, The Applicant
By His Solicitors, Fleisher & Mann,
Per: Stanley M. Fleisher

(3692) 35 to 38

Sheriff's Sales of Lands Ventes de terrains par le shérif

File No. 95-1994

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Court of Justice (General Division) at Toronto dated February 2, 1995, Court File Number 94-CQ-54981, to me directed, against the real and personal property of WILLIAM P. EBERLE carrying on business as Ontario Library Furniture Co., Defendant(s), at the suit of MONTEL INC., Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of WILLIAM P. EBERLE, Defendant(s) in and to:

Parcel Unit 46, Level 1, in the Register for Peel Condominium Plan 198, together with its appurtenant common interest, City of Mississauga, Regional Municipality of Peel, Land Registry Office for the Land Titles Division of Peel (No. 43).

Municipally known as 3360 Council Ring Road, Unit 46, Mississauga, Ontario. This is a 2-storey three bedrooms, brick townhouse with a single garage.

ALL OF WHICH said right, title, interest and equity of redemption of WILLIAM EBERLE, Defendant(s), in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, The Enforcement Office, 7755 Hurontario Street, in Brampton on OCTOBER 3, 2001 at 12:00 noon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Cash or certified cheque made payable to Minister of Finance. \$1,000.00 refundable deposit to register.
Deposit applied to purchase of successful bidder.
Non-refundable Deposit of 10% of bid price at time of sale.
10 business days from date of sale to arrange financing and pay balance in full at the Enforcement Office, 7755 Hurontario Street, Brampton.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

No persons working for the Ministry of the Attorney General shall purchase, either directly or indirectly, any goods, chattels, lands or tenements exposed by a Sheriff for sale under legal process.

Dated this 9th day of August, 2001.

CINDY HOLOVAC,
Supervisor Court Operations
Family, Enforcement and Finance
Regional Municipality of Peel
(905) 456-4725

(3685) 35

File No. 00-4816

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Whitby dated October 13, 2000, Court File Number 103349/99, to me directed, against the real and personal property of BRADLEY K. IVANY also known as BRAD KEITH IVANY and JODY M. HOWARD also known as JODY M. IVANY, Defendant(s), at the suit of THE BANK OF NOVA SCOTIA, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of BRADLEY K. IVANY also known as BRAD KEITH IVANY and JODY M. HOWARD also known as JODY M. IVANY, Defendant(s) in and to:

Parcel 62-1, Section M-607, being Lot 62, Plan M-607, City of Brampton, Regional Municipality of Peel, Land Titles Division of Peel (No. 43)

Municipally known as 215 MURRAY STREET, Brampton, Ontario. This is a 2 storey, 3 bedroom, brick house with a double attached garage.

ALL OF WHICH said right, title, interest and equity of redemption of BRADLEY K. IVANY also known as BRAD KEITH IVANY and JODY M. HOWARD also known as JODY M. IVANY, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on OCTOBER 3, 2001 at 11:00 in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Cash or certified cheque made payable to Minister of Finance. \$1,000.00 refundable deposit to register.
Deposit applied to purchase of successful bidder.
Non-refundable Deposit of 10% of bid price at time of sale.
10 business days from date of sale to arrange financing and pay balance in full at the Enforcement Office, 7755 Hurontario Street, Brampton.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

This sale notice is subject to cancellation by the Sheriff without further notice up to the time of sale.

No persons working for the Ministry of the Attorney General shall purchase, either directly or indirectly, any goods, chattels, lands or tenements exposed by a Sheriff for sale under legal process.

Dated this 9th day of August, 2001.

CINDY HOLOVAC,
Supervisor Court Operations
Family, Enforcement and Finance
Regional Municipality of Peel
(905) 456-4725

(3686) 35

File No. 98-1037

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Court (General Division) at Toronto dated February 6,

1998, Court File Number 97-SR-117806, to me directed, against the real and personal property of RAJIV MEHTA, Defendant(s), at the suit of HANSA MORTGAGE INVESTMENT CORPORATION, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of RAJIV MEHTA, Defendant(s) in and to:

Unit 8, Level 3, in the Register for Peel Condominium Plan No. 78, and its appurtenant common interest, City of Brampton, Regional Municipality of Peel, Land Titles Division of Peel (No. 43) at Brampton.

Municipally known as Suite 308, 15 Kensington Road, Brampton, Ontario. This is three-bedroom condominium apartment.

ALL OF WHICH said right, title, interest and equity of redemption of RAJIV MEHTA, Defendant(s), in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on OCTOBER 3, 2001 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Cash or certified cheque made payable to Minister of Finance. \$1,000.00 refundable deposit to register.
Deposit applied to purchase of successful bidder.
Non-refundable Deposit of 10% of bid price at time of sale.
10 business days from date of sale to arrange financing and pay balance in full at the Enforcement Office, 7755 Hurontario Street, Brampton.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

This sale notice is subject to cancellation by the Sheriff without further notice up to the time of sale.

No persons working for the Ministry of the Attorney General shall purchase, either directly or indirectly, any goods, chattels, lands or tenements exposed by a Sheriff for sale under legal process.

Dated this 8th day of August, 2001.

CINDY HOLOVAC,
Supervisor Court Operations
Family, Enforcement and Finance
Regional Municipality of Peel
(905) 456-4725

(3687) 35

File No. 00-2385

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Toronto dated May 29, 2000, Court File Number 92-CQ-17807, to me directed, against the real and personal property of ZENON T. PIETRZYK, Defendant(s), at the suit of CANADA TRUSTCO MORTGAGE COMPANY, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of ZENON T. PIETRZYK, Defendant(s) in and to:

Parcel 138-1, Section M-397, Lot 138, Plan M-397, City of Mississauga, Regional Municipality of Peel, Land Titles Division of Peel (No. 43)

Municipally known as 1810 AUDUBON BOULEVARD, Mississauga, Ontario. This is a 2-storey dwelling with a two-car garage.

ALL OF WHICH said right, title, interest and equity of redemption of ZENON T. PIETRZYK, Defendant(s), in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on OCTOBER 3, 2001 at 1:00 in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Cash or certified cheque made payable to Minister of Finance. \$1,000.00 refundable deposit to register.
Deposit applied to purchase of successful bidder.
Non-refundable Deposit of 10% of bid price at time of sale.
10 business days from date of sale to arrange financing and pay balance in full at the Enforcement Office, 7755 Hurontario Street, Brampton.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

This sale notice is subject to cancellation by the Sheriff without further notice up to the time of sale.

No persons working for the Ministry of the Attorney General shall purchase, either directly or indirectly, any goods, chattels, lands or tenements exposed by a Sheriff for sale under legal process.

Dated this 9th day of August, 2001.

CINDY HOLOVAC,
Supervisor Court Operations
Family, Enforcement and Finance
Regional Municipality of Peel
(905) 456-4725

(3688) 35

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice (Hamilton), of Ontario, directed to the Sheriff of the Regional Municipality of Hamilton-Wentworth, against the real and personal property of TERRANCE K. HOGAN at the suit of CANADA TRUSTCO MORTGAGE COMPANY AND THE CANADA TRUST COMPANY I have seized and taken in execution all the right, title, interest and equity of redemption of the said TERRANCE K. HOGAN.

Those lands and premises located in the following municipality, namely, Pt. Block 161, Plan 62M-831, being Parts 48 & 49, Reference Plan 62R-14582, in the Town of Ancaster in the Regional Municipality of Hamilton-Wentworth, subject to an easement as in Instrument No. LT491718, which plan is registered in the Registry Office (No. 62) Land Titles Division of Wentworth at Hamilton, and more particularly described as Instrument No. LT5233365, Hamilton, municipally known as 12 Stevenson Street, Unit 209, Ancaster, Ontario, L9G 5A2.

The property is described as a brick freehold townhouse with single garage.

ALL OF WHICH said right, title, interest and equity of redemption of TERRANCE K. HOGAN, in the said property I shall offer for sale by Public Auction at the John Sopinka Court House, 45 Main Street East, Hamilton, Ontario, on October 2nd, 2001 at 10:00 a.m.

The purchaser assumes all mortgages, charges, liens and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Cash or certified cheque.
Deposit of 10% of bid price at time of sale.
Ten days to arrange financing.
Delivery only upon payment in full.
Other conditions as announced.

This sale is subject to cancellation up to the time of sale without further notice.

No employee of the Ministry of the Attorney General may purchase

any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

Dated at Hamilton, this 20th day of August, 2001.

RENÉE LAVERDIÈRE,
Sheriff
City of Hamilton

(3689) 35

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWN OF COBALT

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on September 21, 2001, at Cobalt Town Hall, P.O. Box 70 Cobalt, Ontario P0J 1C0.

The tenders will then be opened in public on the same day at Cobalt Town Hall at 3:30 p.m.

Description of Land(s)	Minimum Tender Amount
Parcel 3906 South Section Timiskaming Lot 96, Plan M-101 Timiskaming Township of Coleman, Municipality of Cobalt	\$8,783.01

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Clerk-Treasurer
The Corporation of
the Town of Cobalt
P.O. Box 70
18 Silver Street
Cobalt, Ontario P0J 1C0

(3691) 35

Sales of Land for Tax Arrears by Public Auction Ventes de terrains aux enchères publiques pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824, r. 13(1)

THE CORPORATION OF THE COUNTY OF HURON

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 10:00 o'clock in the forenoon on the 2nd day of

October, 2001 at Huron County Court House, 1 Court House Square,
Goderich, Ontario N7A 1M2.

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office.

The municipality or board makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, and the *Municipal Tax Sales Rules*. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale, contact:

TREASURER,
The Corporation of the
County of Huron
1 Court House Square,
Goderich, Ontario N7A 1M2

(3690) 35

Description of Land(s)	Minimum Bid \$
1. Pt. Lot 2, Conc. A HOWICK Pt. 4, 22R1056; HOWICK Being all of the PIN Township of Howick County of Huron, Province of Ontario	\$7,159.77
2. Pt. Lot 40, Conc. 13 HULLETT AS IN R255550 Being all of the PIN Formerly Township of Hullett, now The Municipality of Central Huron County of Huron, Province of Ontario	\$8,407.61
3. Pt. Lot 6, Conc. 1 STEPHEN Designated Part 1, Plan Number 22R-1068 As per Instrument Number 295723 Formerly Township of Stephen, now The Municipality of South Huron County of Huron, Province of Ontario	\$2,404.84

Publications under the Regulations Act

Publications en vertu de la Loi sur les règlements

2001—09—01

ONTARIO REGULATION 319/01

made under the RETAIL SALES TAX ACT

Made: August 8, 2001

Filed: August 14, 2001

Amending Reg. 1013 of R.R.O. 1990
(General)

Note: Regulation 1013 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Subsection 10 (5) of Regulation 1013 of the Revised Regulations of Ontario, 1990 is amended by striking out “2.1 (5) or (6) of the Act” and substituting “2.1 (6) or (6.1) of the Act”.

(2) Subsection 10 (6) of the Regulation is revoked and the following substituted:

(6) If any person liable to pay tax under subsection 2.1 (6) or (6.1) of the Act pays an amount to the vendor that is less than the total amount of the premium and tax that was previously billed or otherwise indicated by the vendor to be payable and the amount is paid on account of a premium that is due before April 1, 2004, the vendor shall calculate and remit the tax collectable and payable in accordance with the following rules:

1. For premium payments due before May 3, 2000, multiply the amount paid by 5/105 and remit the resulting amount as tax under section 5.
2. For premium payments due after May 2, 2000 and before April 1, 2001, multiply the amount paid by 4/104 and remit the resulting amount as tax under section 5.
3. For premium payments due after March 31, 2001 and before April 1, 2002, multiply the amount paid by 3/103 and remit the resulting amount as tax under section 5.
4. For premium payments due after March 31, 2002 and before April 1, 2003, multiply the amount paid by 2/102 and remit the resulting amount as tax under section 5.
5. For premium payments due after March 31, 2003 and before April 1, 2004, multiply the amount paid by 1/101 and remit the resulting amount as tax under section 5.

2. Subsection 23 (2) of the Regulation is revoked.

3. Section 26 of the Regulation is revoked and the following substituted:

26. (1) A purchaser is excluded from the exemption from tax that would otherwise be available under subsection 9 (2) of the Act in respect of the price of admission to a professional sporting event in Ontario that is held under the auspices or sponsorship of a sponsor, except in the circumstances described in subsection (2).

(2) Subsection (1) does not apply to a purchaser referred to in that subsection if,

- (a) the sponsor actively participates in planning and managing the professional sporting event;
- (b) the organizer of the event can reasonably anticipate that there will be net proceeds from the event; and
- (c) the sponsor is entitled, under the sponsorship agreement, to receive at least 90 per cent of the net proceeds from the event and intends to use those proceeds solely for the purposes of the sponsor.

(3) In this section,

“direct expenses”, with respect to a professional sporting event, do not include travel expenses or expenses relating to the remuneration of players;

“home game” means, in respect of a sports team, a game played by the team in the location where it ordinarily plays games against a team that ordinarily plays its games in another location;

“net proceeds” means, with respect to a professional sporting event, the amount by which the sum of the gate receipts and the broadcasting, parking and concession revenues from the event exceeds the direct expenses of the organizers for the event;

“organizer” means a person who enters into a sponsorship agreement with a sponsor;

“professional league” means Major League Baseball, the Canadian Football League, the National Basketball Association, the National Hockey League, the National Lacrosse League, United Soccer League or any other league of sports teams in which the players on a team are ordinarily paid salary or other remuneration by the team that is not just a reimbursement of expenses incurred by the players;

“professional sporting event” means a game,

- (a) that is played in Ontario as a home game by a sports team that belongs to a professional league, and
- (b) that is played during the regular season of the professional league to which the sports team belongs;

“sponsor” means, with respect to a professional sporting event, a person described in clause 9 (2) (a), (b), (c), (e) or (f) of the Act;

“sponsorship agreement” means an agreement between a sponsor and a person under which the sponsor agrees to sponsor one or more professional sporting events.

4. (1) Subject to subsections (2) and (3), this Regulation comes into force on the day it is filed.

(2) Sections 1 and 3 shall be deemed to have come into force on May 3, 2000.

(3) Section 2 shall be deemed to have come into force on March 1, 2000.

35/01

ONTARIO REGULATION 320/01

made under the
ASSESSMENT ACT

Made: August 8, 2001
Filed: August 14, 2001

Amending O. Reg. 175/99
(Refund of Fees for Complaints)

Note: Ontario Regulation 175/99 has not previously been amended.

1. Ontario Regulation 175/99 is amended by adding the following section:

2. (1) This section applies with respect to the 2001 and subsequent taxation years.

(2) The Assessment Review Board shall refund a fee paid by a person who complained to the Board under section 40 of the Act if the person,

- (a) requested a reconsideration under section 39.1 of the Act within the time for making a complaint required under subsection 40 (2.1) or (2.2) of the Act, as the case may be, and before filing the complaint;
- (b) agreed to a settlement under section 39.1 of the Act after filing the complaint; and
- (c) withdrew the complaint before a hearing was commenced under section 40 of the Act.

35/01

ONTARIO REGULATION 321/01

made under the
PUBLIC HOSPITALS ACT

Made: May 22, 2001
Approved: August 8, 2001
Filed: August 15, 2001

Amending Reg. 964 of R.R.O. 1990
(Classification of Hospitals)

Note: Regulation 964 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Clauses 1 (1) (f) and (g) of Regulation 964 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

- (f) Group F hospitals, being hospitals for chronic patients having not fewer than 200 beds but not including Group R hospitals;
- (g) Group G hospitals, being hospitals for chronic patients having fewer than 200 beds but not including Group R hospitals;

(2) Subsection 1 (1) of the Regulation is amended by adding the following clause:

- (r) Group R hospitals, being facilities for chronic patients that are called continuing care centres;

TONY CLEMENT
Minister of Health and Long-Term Care

Dated on May 22, 2001.

35/01

ONTARIO REGULATION 322/01

made under the
HEALTH INSURANCE ACT

Made: August 8, 2001
Filed: August 15, 2001

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since the end of 2000, Regulation 552 has been amended by Ontario Regulations 14/01, 66/01, 183/01, 250/01, 272/01 and 306/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Item 2 of the Table to subsection 8 (2) of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by striking out paragraph 1 in Column 2 and substituting the following:

- 1. The medication must be prescribed by a physician on the medical staff of a hospital graded, under the *Public Hospitals Act*, as a Group O hospital.

(2) Item 4 of the Table to subsection 8 (2) of the Regulation is amended by striking out paragraph 1 in Column 2 and substituting the following:

- 1. The medication must be prescribed by a physician on the medical staff of a hospital graded, under the *Public Hospitals Act*, as a Group S hospital.

(3) Item 5 of the Table to subsection 8 (2) of the Regulation is amended by striking out paragraph 1 in Column 2 and substituting the following:

- 1. The medication must be prescribed by a physician on the medical staff of a hospital graded, under the *Public Hospitals Act*, as a Group T hospital.

(4) Item 6 of the Table to subsection 8 (2) of the Regulation is amended by striking out paragraph 1 in Column 2 and substituting the following:

- 1. The medication must be prescribed by a physician on the medical staff of a hospital graded, under the *Public Hospitals Act*, as a Group U hospital.

2. (1) Paragraphs 2 and 3 of subsection 9 (1) of the Regulation are revoked and the following substituted:

- 2. A hospital graded, under the *Public Hospitals Act*, as a Group A, B, C, E, F, G, J or R hospital.

(2) Subsection 9 (6) of the Regulation is revoked and the following substituted:

(6) Subject to subsection 11 (1), an insured person is entitled to receive computerized axial tomography scanning services in a hospital graded, under the *Public Hospitals Act*, as a Group M hospital without paying any charge to the hospital for such services.

(3) Subsection 9 (8) of the Regulation is revoked and the following substituted:

(8) It is a condition of payment by the Plan to a hospital for the performance of a computerized axial tomography scan that the scan be performed by and on the premises of a hospital graded, under the *Public Hospitals Act*, as a Group M hospital.

3. Subsection 10 (2) of the Regulation is revoked and the following substituted:

(2) This section applies only with respect to an insured person receiving,

- (a) insured in-patient services provided in a hospital listed in Part II of Schedule 1, Part II of Schedule 2 or Part II of Schedule 4 or a hospital graded, under the *Public Hospitals Act*, as a Group F, G or R hospital; or
- (b) insured in-patient services provided in a hospital graded, under the *Public Hospitals Act*, as a Group A, B or C hospital if the insured person is awaiting placement in a hospital referred to in clause (a) or another institution.

4. Clause 15 (1) (b) of the Regulation is revoked and the following substituted:

- (b) the hospital to or from which the services are required is listed in Schedule 1 or 4 or is graded, under the *Public Hospitals Act*, as a Group A, B, C, E, F, G, J or R hospital; and

5. (1) Paragraphs 2 and 3 of subsection 35 (1) of the Regulation are revoked and the following substituted:

- 2. The hospitals graded, under the *Public Hospitals Act*, as Group A, B, C, E, F, G, J or R hospitals.

(2) Subsection 35 (3) of the Regulation is revoked and the following substituted:

(3) Each hospital graded, under the *Public Hospitals Act*, as a Group M hospital is designated for the purpose of performing computerized axial tomography scans.

(3) Subsection 35 (8) of the Regulation is revoked and the following substituted:

(8) If a hospital pays for a computerized axial tomography scan performed on a scanner that is not installed and operated on the premises of a hospital graded, under the *Public Hospitals Act*, as a Group M hospital, no claim to recover the cost of the scan is an allowable expense that may be made against the Plan.

35/01

ONTARIO REGULATION 323/01

made under the

TOBACCO CONTROL ACT, 1994

Made: August 8, 2001

Filed: August 15, 2001

Amending O. Reg. 613/94

(General)

Note: Ontario Regulation 613/94 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Clause (e) of the definition of “children’s hospital” in subsection 6 (4) of Ontario Regulation 613/94 is revoked and the following substituted:

- (e) a hospital graded, under the *Public Hospitals Act*, as a Group K hospital.

2. Paragraph 1 of Schedule 1 to the Regulation is revoked and the following substituted:

- 1. A hospital graded, under the *Public Hospitals Act*, as a Group A, B, C, D, E, F, G, J or R hospital.

3. Paragraph 1 of Schedule 2 to the Regulation is revoked and the following substituted:

- 1. A hospital graded, under the *Public Hospitals Act*, as a Group H, I or L hospital.

35/01

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106055	Guide for Design of Rapid Transit Stations	\$25.00	\$7.50
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104309	Ontario Communications Handbook	\$7.50	\$1.50
106252	Ontario School Board Reduction Task Force: Final Report	\$8.00	\$2.00
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105528	Report on the Relationship Between Victims of Crime and the Justice System in Ontario	\$10.00	\$2.50
104131	Royal Commissions and Commissions of Inquiry 1792-1991: Checklist	\$15.00	\$2.50
106140	Setting the Benchmark: Reforming Ontario MPP Pensions and Compensation	\$5.00	\$1.50
101782	Working Times	\$7.00	\$2.00
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107563	Commission on Proceedings Involving Guy-Paul Morin; 1998 (2 volumes)	\$35.00	\$17.50

107565	Commission on Proceedings Involving Guy-Paul Morin; 1998 (Executive Summary)	\$8.00	\$6.50
106739	Excellence in Education : High School Reform A Discussion Paper (5 volume set)	\$8.50	\$4.00
106762	Excellence in Education : High School Reform A Discussion Paper	\$2.00	\$1.00
106176	Greater Toronto: Report of the GTA Task Force; Jan 1996	\$25.00	\$5.00
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106293	Statutes of Ontario, 1995	\$30.00	\$15.00
106971	Statutes of Ontario, 1996	\$65.00	\$15.00
107669	Statutes of Ontario, 1997	\$145.00	\$30.00
104079	Sugar Bush Management for Maple Syrup Producers; Aug 92	\$6.00	\$2.00
104053	Volunteer Transportation Service 1992 Coordinator's Manual	\$15.00	\$6.00
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Information

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

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Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price of \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice. ***For the correct rate, please contact us at (416) 326-3893 during normal business hours.***

Subscriptions may be paid by VISA, MasterCard or AMEX. Cheques or money orders should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE
50 Grosvenor Street, Toronto, Ontario M7A 1N8
Telephone (416) 326-5310
Toll-Free 1-800-668-9938

Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

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LA GAZETTE DE L'ONTARIO
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Téléphone (416) 326-5310
Appel sans frais 1-800-668-9938



The Ontario Gazette La Gazette de l'Ontario

Vol. 134-36
Saturday, 8th September, 2001

Toronto

ISSN 0030-2937
Le samedi 8 septembre 2001

Proclamation

(Great Seal of Ontario)

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

ENERGY COMPETITION ACT, 1998

We, by and with the advice of the Executive Council of Ontario, name January 1, 2002 as the day on which the following provisions of Schedule B to the *Energy Competition Act, 1998* come into force:

Sections 71 and 72.

WITNESS:

THE HONOURABLE
HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on August 29, 2001.

BY COMMAND

DAVID H. TSUBOUCHI
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 1998 SUR LA CONCURRENCE DANS LE SECTEUR DE L'ÉNERGIE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} janvier 2002 comme le jour où entrent en vigueur les dispositions suivantes de l'annexe B de la *Loi de 1998 sur la concurrence dans le secteur de l'énergie* :

Les articles 71 et 72.

TÉMOIN :

L'HONORABLE
HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 29 août 2001.

PAR ORDRE

DAVID H. TSUBOUCHI
Président du Conseil de gestion du gouvernement

(6493) 36

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

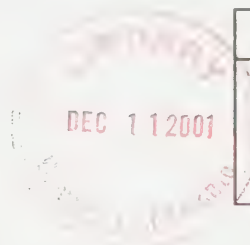
The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

Published by Ministry of Consumer and Business Services
Publié par Ministère des Services aux consommateurs
et aux entreprises

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1665



On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage, L.R.O. 1990, chapitre T.22*, et/ou la *Loi de 1987 sur les transports routiers, L.C. 1987, chapitre 35*. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

5 K FREIGHTWAY LTD
MISSISSAUGA, ON

AEM EQUIPMENT RENTAL LIMITED
NIAGARA FALLS, ON

BIG 'C' TRANSPORT & BROKERAGE INC.
CALGARY, AB

BOLT EXPRESS LLC
TOLEDO, OH

DARRYL MOSIONDZ TRUCKING LTD.
BIRCH RIVER, MB

DELUXE FREIGHT SERVICES LTD.
ST CATHARINES, ON

GALWAY, DWAYNE, E
ST CATHARINES, ON

GIAMMICHELE, ROSARIO, I
BURLINGTON, ON

GRAASKAMP, GARY/GRAASKAMP, MARY
ALMA, ON

GROUPE R.F.M. INC.
SHAWINIGAN, QC

GTS INC.
TORONTO, ON

HITCHMAN, FRANK, ROBERT
TORONTO, ON

KIRKWOOD'S ROAD SERVICE LTD.
OWEN SOUND, ON

LANGLEY TRUCKING INC.
EL DORADO, AR

LEITH, KENNETH, D
PRICEVILLE RR1, ON

MAIR, DAVID, MICHAEL
HAMILTON, ON

MASON, MONTY/MEFFORD, GAYLE
MADISON, IN

OMOHAUL INC.
OMAHA, NE

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BURLINGTON, ON

1084096 ONTARIO LIMITED
MOUNT FOREST, ON

1215566 ONTARIO INC.
GRASSIE, ON

1295631 ONTARIO LTD.
TORONTO, ON

1317882 ONTARIO INC.
OSHAWA, ON

1485798 ONTARIO LTD.
NEW LISKEARD, ON

9047-1442 QUEBEC INC.
ST-AUGUSTINE, QC

9072-8338 QUEBEC INC.
L-ANNONCIATION, QC

9086-8506 QUEBEC INC.
SAINT-LIN LAURENTIDES, QC

9092-5207 QUEBEC INC.
DOLLARD DES ORMEAUX, QC

J. Greig Beatty
Manager/
Chef de Service

36/01

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Twili Darrah
R.R. #2, Devlin, ON P0W 1C0

46000

For the transportation of students for the Rainy River District School Board between points in the District of Rainy River and schools under the jurisdiction of the Rainy River District School Board.

PROVIDED that chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board.

Evans Bus Lines Limited
R.R. #2, Newington, ON K0C 1Y0

45998 & A

Applies for the approval of transfer of public vehicle (school bus) operating licence PVS-8141 now in the name of Ken Carruthers Bus Lines Ltd., R.R. #2, Osnabruck, Newington, ON K0C 1Y0, and public vehicle (school bus) operating licence PVS-7873 now in the name of Evans Milk Transport Ltd., R.R. #2, Newington, ON K0C 1Y0.

Falkner Placement Inc. 45999
181 Queen Street East, Brampton, ON L6W 2B3

Applies for a public vehicle operating licence as follows:

For the transportation of passengers who are the employees of Armor Personnel on a chartered trip from points in the City of Toronto, the Regional Municipalities of Peel, York and Halton and the County of Dufferin.

Maxinne Gavel 45996
Site 105 - 46 R.R. #1, Fort Frances, ON P9A 3M2

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Rainy River District School Board between points in the District of Rainy River and schools under the jurisdiction of the aforesaid School Board.

PROVIDED that chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board.

Robert Moses 44669-E
36 Rabbit Dr., Box 92, Heron Bay, ON P0T 1R0

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from Heron Bay, Marathon, Mobert, Nipigon, Pays Plat and Thunder Bay, all located in the District of Thunder Bay; the Pic-Mobert First Nation in Mobert, the Red Rock Band - Lake Helen Reserve #53A in Nipigon, and the Pays Plat First Nation in Schreiber, all located in the District of Thunder Bay to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there shall be no pick up or discharge of passengers except at point of origin.

44669-F

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from Heron Bay, Marathon, Mobert, Nipigon, Pays Plat and Thunder Bay, all located in the District of Thunder Bay; the Pic-Mobert First Nation in Mobert, the Red Rock Band - Lake Helen Reserve #53A in Nipigon, and the Pays Plat First Nation in Schreiber, all located in the District of Thunder Bay.

3588009 Canada Inc. 45997
113 Rue Boise Des Muriers, Cantley, QC J8V 3L7

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a scheduled service between Hull and Aylmer, both located in the Province of Quebec and the Ottawa International Airport in the City of Ottawa as authorized by the relevant jurisdiction, to or from the Ontario/Quebec border crossings.

PROVIDED that the licensee be restricted to Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Felix D'Mello
 Board Secretary/
 Secrétaire de la Commission

36/01

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2001-08-27 1067132 ONTARIO INC.	1067132
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B. G. HAWTON,
 Director (A), Companies Branch
 Directrice, intérimaire, Direction
 des compagnies

36/01

Notice of Default in Complying with a Filing Requirement under the Corporations Information Act Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 317 (9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317 (9) de la *Loi de sur les compagnies et associations*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2001-08-27 EAST COAST ECOSYSTEMS RESEARCH CORPORATION	660720
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B. G. HAWTON,
 Director (A), Companies Branch
 Directrice, intérimaire, Direction
 des compagnies

36/01

**Notice of Default in Complying with the
Corporations Tax Act
Avis d'inobservation de la loi sur les
corporations**

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la Loi sur l'imposition des personnes morales.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
ISIS GROUP CANADA INC. 542182	

36/01

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

**Cancellation of Certificates of
Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificats de constitution
en personne morale (Non-
respect de la loi sur l'imposition
des personnes morales)**

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 13 August, 2001 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 13 août 2001 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
965522 ONTARIO INC. 965522	

36/01

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

**Order in Council
Décret**

O.C./Décret 1930/2001

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation du soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit :

the work of art or object of cultural significance listed hereto, which work or object is to be on temporary exhibition at the **National Gallery of Canada** in Ottawa pursuant to an agreement between the **National Gallery of Canada** and the **Museum of Fine Arts, Boston**:

1. *Woman Playing a Lute* by Giuseppe Maria Crespi, Oil on canvas, 121.3 x 153 cm, Accession No.: 69.958

is hereby determined to be of cultural significance and the temporary exhibition of this work or object in Ontario to be in the interest to the people of Ontario in accordance with the provisions of subsection 1(1) of the *Foreign Cultural Objects Immunity from Seizure Act*, R.S.O. 1990, c.F.23.

Recommended

TIMOTHY PATRICK HUDAK,
Minister of Tourism, Culture
and Recreation.

Concurred

R. W. RUNCIMAN,
Chair of Cabinet.

Approved and Ordered, August 29, 2001.

(6495) 36

HILARY M. WESTON,
Lieutenant Governor.

**Ministry of Energy, Science and
Technology
Ministère de l'Énergie, des Sciences
et de la Technologie**

Notice under Section 117 of the *Electricity Act*, 1998

1. On June 20, 2001, pursuant to section 138 of the *Electricity Act*, 1998, S.O. 1998, c. 15, Schedule A, by Order in Council O.C. 1655/2001, the Lieutenant Governor in Council made Transfer Orders transferring certain assets, liabilities, rights and obligations of Ontario Electricity Financial Corporation to the transferees set out below:

Hydro One Inc.
Ontario Power Generation Inc.
Independent Electricity Market Operator
Electrical Safety Authority
OEFC Private Equity Holdco Inc.
OEFC Real Estate Holdco Inc.
OEFC Mortgage Holdco Inc.

2. On June 20, 2001, pursuant to section 138 of the *Electricity Act*, 1998, S.O. 1998, c. 15, Schedule A, by Order in Council O.C. 1655/2001, the Lieutenant Governor in Council made Transfer Orders transferring certain officers, employees, assets, liabilities, rights and obligations of Ontario Electricity Pension Services Corporation to the transferees set out below:

Hydro One Inc.
Hydro One Networks Inc.
Ontario Power Generation Inc.
Independent Electricity Market Operator
Electrical Safety Authority

OEFC Private Equity Holdco Inc.
OEFC Real Estate Holdco Inc.
OEFC Mortgage Holdco Inc.

3. On August 8, 2001, pursuant to section 134 of the *Electricity Act*, 1998, S.O. 1998, c. 15, Schedule A, by Order in Council O.C. 1871/2001, the Lieutenant Governor in Council made a further order effecting certain amendments to the Transfer Orders made by Order in Council O.C. 1655/2001.

Dated at Toronto, this 29th day of August, 2001.

(6494) 36 HONOURABLE JIM WILSON,
Minister of Energy, Science and Technology,

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIER,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament Demandes au Parlement provincial

1205458 ONTARIO LTD.

NOTICE IS HEREBY GIVEN that on behalf of James Disapio, application will be made to the Legislative Assembly of the Province of Ontario for an Act, the 1205458 Ontario Ltd. Act, 2001, to revive 1205458 Ontario Ltd., which was dissolved under the Business Corporations Act, on July 31st, 2000, for default in complying with the Corporations Information Act.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Guelph, this 23rd day of August, 2001.

(3692) 35 to 39 JAMES DISAPIO, The Applicant
By His Solicitors, Flesher & Mann,
Per: Stanley M. Flesher

Partnership Dissolution/Changes Dissolution de sociétés/La modifications

SOUTHERN ONTARIO ATHLETIC ENTERPRISES

TAKE NOTICE that the partnership between 1352181 Ontario Limited, a corporation incorporated under the laws of the Province of Ontario and 1352180 Ontario Limited, a corporation incorporated under the laws of the Province of Ontario carrying on business under the name and style of Southern Ontario Athletic Enterprises at the address of 5101 Ure Street, Oldcastle, ON N0R 1L0, was dissolved on July 31, 2001, by agreement of the partners pursuant to the *Partnerships Act* (Ontario).

Dated this 20th day of August, 2001.

1352181 Ontario Limited
per:
RICHARD OFNER

(3693) 36 1352180 Ontario Limited
per:
MICHAEL QUELLETTE

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT
R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF NORTH KAWARTHA

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on September 21, 2001, at the Municipal Office, 135 Burleigh Street, Apsley, Ontario K0L 1A0.

The tenders will then be opened in public on the same day at 3:30 p.m. at the Municipal Office, 135 Burleigh Street, Apsley, Ontario K0L 1A0.

Description of Land(s)	Minimum Tender Amount
1) The East Half of the West Half of Lot Number 27, Concession 12, in the Geographic Township of Chandos, now in the Township of North Kawartha, County of Peterborough Roll No. 15-36-010-003-35000	\$3,778.41
2) The West Half of the West Half of Lot Number 28, Concession 12, in the geographic Township of Chandos, now in the Township of North Kawartha, County of Peterborough Roll No. 15-36-010-003-35300	\$3,807.33

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

JUDY EVERETT,
Treasurer
The Corporation of the Township
of North Kawartha,
P.O. Box 550, 135 Burleigh Street,
Aspley, Ontario K0L 1A0
Telephone: (705) 656-4445
FAX: (705) 656-4446

(3694) 36

MUNICIPAL TAX SALES ACT
R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF PERRY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on October 12th, 2001 at the Township of Perry, 90 Old Government Road, P.O. Box 70, Emsdale, Ontario, P0A 1J0.

The tenders will then be opened in public on the same day at the Township of Perry, 90 Old government Road, P.O. Box 70, Emsdale, Ontario, P0A 1J0.

Description of Land(s)	Minimum Tender Amount
1. <i>Firstly:</i> Part of Lot 11, East side of James Street, Plan 75, Village of Emsdale, Township of Perry, District of Parry Sound, as lastly described in instrument no. 53706 <i>Secondly:</i> Part of Block "A", Plan 75 Village of Emsdale, Township of Perry, District of Parry Sound, as lastly described in instrument no. 53706	\$2,482.73
2. Part of Blocks L and M, Plan 71, Township of Perry, District of Parry Sound, designated as Part 4 on Plan 42R-8440	\$2,137.57
3. Part of Lot 3, Concession 3, Township of Perry, District of Parry Sound, as lastly described in instrument no. 59730	\$2,045.79
4. Parcel 24.303, Parry Sound South Section, being Lot 3 on Plan 42M-23, Township of Perry, District of Parry Sound	\$1,303.74

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

SUSAN BOONSTRA
Deputy-Clerk
The Corporation of
the Township of Perry
90 Old Government Road,
P.O. Box 70,
Emsdale, Ontario, P0A 1J0

(3695) 36

**Sales of Land for Tax Arrears
by Public Auction**
**Ventes de terrains aux enchères
publiques pour arriéré d'impôt**

MUNICIPAL TAX SALES ACT
R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824, r. 13(1)

THE CORPORATION OF THE CITY OF LONDON

TAKE NOTICE that the land described below will be offered for sale by public auction at 2:00 o'clock in the afternoon on the 11th day of October, 2001 at the council chambers, second floor, London City Hall, 300 Dufferin Avenue, London, Ontario.

Description of Land(s) Minimum
Bid \$

427 King Street, City of London, County of Middlesex (P.I.N.#08317-0012)
(assessment roll #3936-050-020-077-00-0000)
Part of Lot 12, on the South Side of East King Street,
City of London, County of Middlesex as described
in instrument number 68982 \$51,641.79

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office. A line of credit is not considered "cash" according to the *Municipal Tax Sales Act*.

The municipality or board makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, and the *Municipal Tax Sales Rules*. The successful purchaser will be required to pay the amount bid plus accumulated taxes from the first day of advertising and the relevant land transfer tax and G.S.T. where applicable.

It is recommended that prospective bidders obtain and review an information package concerning this land which is available from the City Tax Office.

For further information regarding this sale, contact:

JIM LOGAN,
DIVISION MANAGER –
REVENUE AND TAX COLLECTOR,
The Corporation of the
City of London
Finance and Administration Department
Room 407, Fourth Floor,
300 Dufferin Avenue
London ON N6B 1Z2
(519) 661-4949 or
(519) 661-4604

(3696) 36

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2001—09—08

ONTARIO REGULATION 324/01

made under the
MUNICIPAL ACT

Made: August 18, 2001
Filed: August 20, 2001

Amending O. Reg. 75/01
(Content and Form of Standardized Property Tax Bill)

Note: Ontario Regulation 75/01 has previously been amended by Ontario Regulation 170/01.

1. Subsection 2 (4) of Ontario Regulation 75/01 is amended by adding “to which Part XXII.3 of the Act applies” after “industrial classes”.

2. The Regulation is amended by adding the following section:

Exemptions for 2001

20. Despite any other provision of this Regulation, the municipalities listed below are not required to send out a tax notice for 2001 that includes Schedule 2.

City of Kawartha Lakes
Municipality of Bluewater
Municipality of Highlands East
Municipality of Lambton Shores
Municipality of North Middlesex
Municipality of South Huron
Township of Ashfield – Colborne – Wawanosh
Township of Athens
Township of Bonnechere Valley
Township of Carlo/Mayo
Township of Leeds and the Thousand Islands
Township of Elizabethtown – Kitley
Township of Minden Hills
Township of Whitewater Region

JAMES M. FLAHERTY
Minister of Finance

Dated on August 18, 2001.

36/01

ONTARIO REGULATION 325/01

made under the
MUNICIPAL ACT

Made: August 18, 2001
Filed: August 20, 2001

TAX MATTERS — ELIGIBLE PROPERTY UNDER SECTION 442.5 OF THE ACT

Eligible property

1. (1) A building or structure on property that is classified in one of the commercial classes or industrial classes is prescribed to be an eligible property for the purposes of section 442.5 of the Act for a period of time if,

- (a) the period of time is at least 90 consecutive days; and
- (b) no portion of the building or structure was used at any time in the period of time.

(2) A portion of a building on property that is classified in one of the commercial classes is prescribed to be an eligible property under section 442.5 of the Act for a period of time if the period of time is at least 90 consecutive days and throughout the period of time,

- (a) the portion of the building was not used and was clearly delineated or separated by physical barriers from the portion of the building that was used; and
- (b) the portion of the building,
 - (i) was capable of being leased for immediate occupation,
 - (ii) was capable of being leased but not for immediate occupation because it was in need of or undergoing repairs or renovations or was under construction, or
 - (iii) was unfit for occupation.

(3) A portion of a building on property that is classified in one of the industrial classes is prescribed to be an eligible property under section 442.5 of the Act for a period of time if,

- (a) the period of time is at least 90 consecutive days; and
- (b) throughout the period of time, the portion of the building was not used and was clearly delineated or separated by physical barriers from the portion of the building that was used.

(4) The following rules apply for the purposes of subsections (1), (2) and (3):

- 1. A reference to a period of at least 90 consecutive days shall be read as a reference to a period of at least 89 consecutive days if the period includes all of February.
- 2. The following, in the absence of other activity, does not constitute the use of a building or structure or a portion of a building:
 - i. Construction, repairs or renovations of the building, structure or portion of the building.
 - ii. The heating, cooling, lighting or cleaning of the building, structure or portion of the building.
 - iii. The presence of fixtures.

(5) Despite subsections (1), (2) and (3), a building, structure or portion of a building is not prescribed to be an eligible property under section 442.5 of the Act for a period of time if,

- (a) it is used for commercial or industrial activity on a seasonal basis;
- (b) it is leased to a tenant who is in possession of the leasehold interest throughout the period of time; or
- (c) it is included in a subclass for vacant land under subsection 8 (1) of the *Assessment Act* throughout the period of time.

Amount of rebate

2. (1) In this section,

“base property” means, in respect of an eligible property for a taxation year, the real property whose assessment on the roll returned under the *Assessment Act* for taxation in the taxation year includes the eligible property, excluding any portion of the real property,

- (a) that is exempt from taxes for municipal and school purposes for the year,
- (b) that is not included in the same class of real property for the taxation year under the *Assessment Act* as the eligible property, or
- (c) that is included in a subclass for excess land under subsection 8 (1) of the *Assessment Act*.

(2) The amount of taxes for a taxation year in respect of an eligible property to which the percentage specified in paragraph 2 or 3 of subsection 442.5 (2) of the Act or referred to in subsection 442.5 (4) of the Act is to be applied is determined as follows:

- 1. Take the value of the eligible property for the year as determined by the assessment corporation.
- 2. Determine the percentage that the value of the eligible property is of the assessed value of the base property for the taxation year.
- 3. Multiply the percentage determined under paragraph 2 by the taxes for municipal and school purposes for the base property for the taxation year.
- 4. Determine the percentage that the number of days in the taxation year that the property was an eligible property is of the total number of days in the year.
- 5. Multiply the percentage determined under paragraph 4 by the product determined under paragraph 3.

(3) The amount of the rebate for the purposes of section 442.5 of the Act in respect of an eligible property is determined by multiplying the amount of taxes determined under subsection (2) in respect of the eligible property for the year by the percentage set out in paragraph 2 or 3 of subsection 442.5 (2) of the Act or referred to in subsection 442.5 (4) of the Act, whichever percentage applies.

(4) If the period of at least 90 consecutive days during which a property or portion of a property was an eligible property commences after October 3 in the prior taxation year, the amount of taxes for the taxation year is determined for the purposes of subsection (2) by adding the following amounts:

- 1. The amount of taxes that would be determined under subsection (2) for the previous taxation year if the only period in that year during which the property or portion of the property was an eligible property was the period after October 3 during which the building or structure or the portion of the building was an eligible property.
- 2. The amount of taxes that would be determined under subsection (2) for the taxation year in respect of the period in the year

during which the building or structure or the portion of the building was an eligible property.

Application for rebate

3. (1) An interim application and a final application for a rebate under section 442.5 of the Act in respect of a taxation year must contain the following information:

- 1. The name of the owner of the eligible property and, if applicable, the name of the owner's agent.
- 2. The address of the real property that includes the eligible property, including the number, street and municipality.
- 3. The assessment roll number of the real property that includes the eligible property for purposes of assessment under the *Assessment Act*.
- 4. The dates in the period covered by the interim or final application during which the building or structure or the portion of the building was an eligible property.
- 5. A description of the eligible property,
 - i. by suite or unit number and floor number, or
 - ii. by a method of describing its location in the building that is sufficient to identify the eligible property if it cannot be described by suite or unit number and floor number.
- 6. The area of the eligible property in square feet.
- 7. Any additional documentation the municipality or assessment corporation may request to assist in identifying the eligible property.

(2) The municipality shall forward a copy of each interim and final application to the assessment corporation for determination of the value of the eligible property.

(3) The assessment corporation shall provide the value of the eligible property to the municipality as soon as practicable.

(4) The municipality shall calculate the amount of the rebate payable to the owner as soon as practicable after receiving the determination of the value of the eligible property from the assessment corporation.

(5) The municipality may calculate the amount of a rebate based on an estimate of the amount of taxes for municipal and school purposes in respect of the eligible property and subsequently adjust the amount of the rebate when the amount of the taxes is finally determined.

Recalculation of rebate

4. (1) The municipality shall recalculate the amount of a rebate in respect of an eligible property if the taxes are reduced under section 442 or 443 of the Act or if the assessment for the property changes as the result of,

- (a) a settlement under section 39.1 of the *Assessment Act*;
- (b) an appeal under section 40 of the *Assessment Act*; or
- (c) an application under section 46 of the *Assessment Act*.

(2) If a municipality pays or credits to an owner a rebate in an amount that is greater than the amount determined under a recalculation under subsection (1), the municipality may recover the excess amount.

(3) If a municipality pays or credit to an owner a rebate in an amount that is less than the amount determined under a recalculation under subsection (1), the municipality shall pay or credit to the owner the additional amount of the rebate as soon as practicable after the recalculation.

Deadline extension

5. For the purposes of paragraph 5 of subsection 442.5 (2) of the Act, if the assessment corporation assesses a property during a taxation year under section 33 of the *Assessment Act* in respect of either of the two preceding taxation years, the deadline for making an application under section 442.5 of the Act for that preceding taxation year is extended to the day that is 90 days after the day the assessment is mailed to the owner under section 35 of that Act.

Interest on rebate, 2001

6. (1) This section applies to rebates under section 442.5 of the Act in respect of the 2001 taxation year.

(2) Interest is not payable on the amount of a rebate under an interim application.

(3) Interest is payable under subsection 442.5 (21) of the Act in respect of a rebate under a final application if,

- (a) the application is received by the municipality on or before February 28, 2002; and
- (b) the municipality fails to pay or credit the owner the amount of the rebate to which the owner is entitled by the later of,
 - (i) June 30, 2002, and
 - (ii) the day that is 120 days after the day the owner provides the information required under subsection 3 (1).

Interest on rebate, 2002 and later years

7. (1) This section applies to rebates under section 442.5 of the Act in respect of 2002 and subsequent taxation years.

(2) Interest is payable under subsection 442.5 (21) of the Act in respect of a rebate under an interim application for a taxation year if,

- (a) the interim application is received by the municipality by July 31 of the taxation year to which the rebate relates; and
 - (b) the municipality fails to pay or credit the owner the amount of the rebate to which the owner is entitled by the later of,
 - (i) November 30 of the taxation year to which the rebate relates, and
 - (ii) the day that is 120 days after the day the owner provides the information required under subsection 3 (1).
- (3) Interest is payable under subsection 442.5 (21) of the Act in respect of a rebate under a final application for a taxation year if,
- (a) the final application is received by the municipality by the last day of February of the year immediately following the taxation year to which the rebate relates; and
 - (b) the municipality fails to pay or credit the owner the amount of the rebate to which the owner is entitled by the later of,
 - (i) June 30 of the year immediately following the taxation year to which the rebate relates, and
 - (ii) the day that is 120 days after the day the owner provides the information required under subsection 3 (1).

Interest, special cases

8. (1) If the deadline for applying for a rebate in respect of a taxation year is extended under section 5, interest is payable under subsection 442.5 (21) of the Act in respect of the rebate if,

- (a) an application for the rebate is received by the municipality before the deadline; and
- (b) the municipality fails to pay or credit the owner the amount of the rebate to which the owner is entitled by the later of,
 - (i) the day that is 120 days after the deadline, and

- (ii) the day that is 120 days after the day the owner provides the information required under subsection 3 (1).

(2) If a municipality pays or credits an owner a rebate in an amount that was less than the amount determined under the recalculation under subsection 4 (1), interest is payable under subsection 442.5 (21) of the Act on the additional amount of the rebate if the municipality does not pay or credit the owner the additional amount within 120 days after receiving notice of the change to the assessment.

Complaint to Board

9. The later date prescribed for the purposes of subsection 442.5 (16) of the Act is the later of,

- (a) the day that is 120 days after the municipality receives the application; and
- (b) the day that interest becomes payable on the outstanding rebate.

JAMES M. FLAHERTY
Minister of Finance

Dated on August 18, 2001.

36/01

ONTARIO REGULATION 326/01

made under the
EDUCATION ACT

Made: August 18, 2001
Filed: August 20, 2001

Amending O. Reg. 400/98
(Tax Matters — Tax Rates for School Purposes)

Note: Since the end of 2000, Ontario Regulation 400/98 has been amended by Ontario Regulation 169/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Subsection 9 (2) of Ontario Regulation 400/98 is amended by striking out "Table 6" and substituting "Table 8".

2. The Regulation is amended by adding the following section:

10. (1) The tax rate for school purposes for the commercial property classes in the City of Hamilton for 2001 is 0.02333261, but the rate for 2001 shall be reduced by 0.00195447.

(2) The tax rate for school purposes for the industrial property classes in the City of Hamilton for 2001 is 0.02518223, but the rate for 2001 shall be reduced by 0.00046884.

3. (1) Table 8 of the Regulation is amended by striking out the tax rates for Grey Co, Northeastern Manitoulin & the Island, Owen Sound C and Powassan M and substituting the following:

Grey Co	0.01925202	0.02747425	0.01063742
Northeastern Manitoulin & the Island Tp	0.01211599	0.01358476	0.00503200
Owen Sound C	0.02361048	0.03843228	0.02245142
Powassan M	0.01233750	0.01761128	0.01228572

(2) Table 8 of the Regulation is amended by adding the following municipalities and tax rates:

Blind River T	0.02839935	0.03086344	0.01515063
Brethour Tp			0.03196768
Greenstone M	0.01739853	0.02635245	0.00415112
Hilliard Tp			0.03677359
Sioux Narrows Nestor Fall Tp	0.01393956	0.01325114	

JAMES M. FLAHERTY
Minister of Finance

Dated on August 18, 2001.

36/01

ONTARIO REGULATION 327/01

made under the
MUNICIPAL ACT

Made: August 18, 2001
Filed: August 20, 2001

Amending O. Reg. 171/01
(Tax Matters — Part XXII.3 of the Act — 2001 Taxation Year)

Note: Ontario Regulation 171/01 has not previously been amended.

1. Section 7 of Ontario Regulation 171/01 is amended by adding the following subsection:

(3) This section does not apply in respect of the Township of Red Rock and the Township of Terrace Bay for the 2001 taxation year.

JAMES M. FLAHERTY
Minister of Finance

Dated on August 18, 2001.

36/01

ONTARIO REGULATION 328/01

made under the
MUNICIPAL ACT

Made: August 18, 2001
Filed: August 20, 2001

DEADLINE FOR ESTABLISHING 2001 TAX RATIOS

2001 Tax Ratios

1. September 30, 2001 is the last day on which the following upper-tier or single-tier municipalities may pass a by-law pursuant to subsection 363 (3) or (4) of the Act establishing tax ratios for the 2001 taxation year:

1. Township of Red Rock.
2. Township of Sioux Narrows Nestor Falls.
3. Township of Terrace Bay.
4. Township of Blind River.
5. Municipality of Greenstone.
6. City of Hamilton.

7. City of Greater Sudbury.

JAMES M. FLAHERTY
Minister of Finance

Dated on August 18, 2001.

36/01

ONTARIO REGULATION 329/01

made under the
PROVINCIAL OFFENCES ACT

Made: July 19, 2001
Filed: August 22, 2001

Amending Reg. 950 of R.R.O. 1990
(Proceedings Commenced by Certificate of Offence)

Note: Since the end of 2000, Regulation 950 has been amended by Ontario Regulations 140/01 and 249/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Items 3 to 7 of Schedule 43 to Regulation 950 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

PART	ITEM	COLUMN 1	COLUMN 2
	3.	Drive motor vehicle, no plates	subclause 7 (1) (b) (i)
	4.	Drive motor vehicle, fail to display two plates	subclause 7 (1) (b) (i)
	5.	Drive motor vehicle, plate improperly displayed	subclause 7 (1) (b) (i)
	6.	Drive motor vehicle, no validation on plate	subclause 7 (1) (c) (i)
	7.	Drive motor vehicle, validation improperly affixed	subclause 7 (1) (c) (i)

RÈGLEMENT DE L'ONTARIO 329/01

pris en application de la
LOI SUR LES INFRACTIONS PROVINCIALES

pris le 19 juillet 2001
déposé le 22 août 2001

modifiant le Règl. 950 des R.R.O. de 1990
(Instances introduites au moyen du dépôt
d'un procès-verbal d'infraction)

Remarque : Depuis la fin de 2000, le Règlement 950 a été modifié par les Règlements de l'Ontario 140/01 et 249/01. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 20 janvier 2001.

1. Les numéros 3 à 7 de l'annexe 43 du Règlement 950 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

PARTIE	NUMÉRO	COLONNE 1	COLONNE 2
	3.	Conduire un véhicule automobile sans plaques d'immatriculation	sous-alinéa 7 (1) b) (i)
	4.	Conduire un véhicule automobile sans les deux plaques d'immatriculation	sous-alinéa 7 (1) b) (i)
	5.	Conduire un véhicule automobile dont une plaque d'immatriculation est mal posée	sous-alinéa 7 (1) b) (i)
	6.	Conduire un véhicule automobile sans attestation de validation sur une plaque d'immatriculation	sous-alinéa 7 (1) c) (i)
	7.	Conduire un véhicule automobile dont l'attestation de validation est mal apposée	sous-alinéa 7 (1) c) (i)

36/01

ONTARIO REGULATION 330/01

made under the
HIGHWAY TRAFFIC ACT

Made: July 19, 2001
Filed: August 22, 2001

Amending Reg. 611 of R.R.O. 1990
(Safety Inspections)

Note: Regulation 611 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. The definition of "historic vehicle" in section 1 of Regulation 611 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"historic vehicle" means a motor vehicle that,

- (a) is at least 30 years old, and
- (b) is substantially unchanged or unmodified from the original manufacturer's product;

36/01

ONTARIO REGULATION 331/01

made under the
HIGHWAY TRAFFIC ACT

Made: July 19, 2001
Filed: August 22, 2001

Amending Reg. 628 of R.R.O. 1990
(Vehicle Permits)

Note: Since the end of 2000, Regulation 628 has been amended by Ontario Regulation 123/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) The definition of "historic vehicle" in section 1 of Regulation 628 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"historic vehicle" means, despite the definition in subsection 7 (1.1) of the Act, a motor vehicle that,

- (a) is at least 30 years old,
- (b) is operated on a highway in parades, for purposes of exhibition, tours or similar functions organized by a properly constituted automobile club or for purposes of repair, testing or demonstration for sale,
- (c) is substantially unchanged or unmodified from the original manufacturer's product, and
- (d) does not have attached to it year-of-manufacture plates;

(2) Section 1 of the Regulation is amended by adding the following definition:

"year-of-manufacture plates" means number plates that are described in subsection 7 (7.2) of the Act.

2. Section 9 of the Regulation is amended by adding the following subsection:

(3.1) Where the number plates attached to the vehicle are year-of-manufacture plates, and only one plate was issued by the Ministry in that year for display on a motor vehicle, that plate shall be attached to and exposed in a conspicuous position at the rear of the vehicle.

3. Section 18 of the Regulation is amended by adding the following subsection:

(8) This section does not apply to a permit for a commercial motor vehicle, farm vehicle, bus or bus described in subsection 5 (3), to which year-of-manufacture vehicle plates have been attached if,

- (a) the operation of the vehicle is governed by section 16, 107 or 190 of the Act;
- (b) the operation of the vehicle is governed by section 3 of the *Truck Transportation Act*;
- (c) the operation of the vehicle is governed by Part I, II or III of the *Motor Vehicle Transport Act, 1987* (Canada);
- (d) the operation of the vehicle is governed by section 2 of the *Public Vehicles Act*;
- (e) the operation of the vehicle is governed by section 3 of the *Dangerous Goods Transportation Act* (Canada);
- (f) the vehicle is a commercial motor vehicle with a gross weight of more than 3,000 kilograms; or
- (g) the vehicle is a bus or a bus described in subsection 5 (3) with a gross weight of more than 2,500 kilograms.

4. Items 1, 2, 4 and 5 under the heading "Permit Numbers" at the end of Schedule 5 to the Regulation are revoked and the following substituted:

1. For a motor vehicle to which year-of-manufacture plates have been attached, other than a motor vehicle described in subsection 18 (8) or a motorcycle, or for a passenger car or motorized mobile home.
2. For a motor vehicle to which year-of-manufacture plates have been attached, other than a motor vehicle described in subsection 18 (8) or a motorcycle, or for a passenger car or a motorized mobile home, if the permit holder is a resident of Northern Ontario.
4. For a motorcycle, including a motorcycle to which year-of-manufacture plates have been attached.

5. For a motorcycle, including a motorcycle to which year-of-manufacture plates have been attached, if the permit holder is a resident of Northern Ontario.

36/01

ONTARIO REGULATION 332/01

made under the HIGHWAY TRAFFIC ACT

Made: August 16, 2001
Filed: August 22, 2001

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Regulation 604 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Appendix C to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

Schedule 18

HIGHWAY NO. 416

1. The southbound deceleration lane and ramp of the King's Highway known as No. 416 in the Township of North Grenville in the County of Leeds & Grenville, being that part of such King's Highway beginning at a point situate 2400 metres measured southerly from its intersection with the roadway known as County Road 19 (River Road) and extending southerly for a distance of 521 metres.

2. The southbound acceleration lane and ramp of the King's Highway known as No. 416 in the Township of North Grenville in the County of Leeds & Grenville, being that part of such King's Highway beginning at a point situate 3328 metres measured southerly from its intersection with the roadway known as County Road 19 (River Road) and extending southerly for a distance of 620 metres.

BRAD CLARK
Minister of Transportation

Dated on August 16, 2001.

36/01

ONTARIO REGULATION 333/01

made under the HIGHWAY TRAFFIC ACT

Made: August 16, 2001
Filed: August 22, 2001

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Since the end of 2000, Regulation 604 has been amended by Ontario Regulation 332/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Schedule 11 to Appendix C to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraphs:

3. The westbound deceleration lane and ramp of the King's Highway known as No. 417 in the Township of East Hawkesbury in the County of Prescott and Russell, being that part of such King's Highway beginning at a point situate 2 kilometres measured westerly from its intersection with the roadway known as County Road 14 and extending westerly for a distance of 600 metres.

4. The westbound acceleration lane and ramp of the King's Highway known as No. 417 in the Township of East Hawkesbury in the County of Prescott and Russell, being that part of such King's Highway beginning at a point situate 2.9 kilometres measured westerly from its intersection with the roadway known as County Road 14 and extending westerly for a distance of 600 metres.

BRAD CLARK
Minister of Transportation

Dated on August 16, 2001.

36/01

ONTARIO REGULATION 334/01

made under the HIGHWAY TRAFFIC ACT

Made: August 16, 2001
Filed: August 22, 2001

Amending Reg. 621 of R.R.O. 1990
(Speed Limits in Territory Without Municipal Organization)

Note: Regulation 621 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Regulation 621 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedules:

Schedule 44

1. That part of the highway known as Hawthorne Drive in the Territorial District of Parry Sound between a point situate at its intersection with the westerly limit of the King's Highway known as No. 534 in the Township of Patterson and extending westerly a distance of 1,200 metres.

2. Fifty kilometres per hour.

Schedule 45

1. That part of the highway known as Lakeview Road in the Territorial District of Parry Sound between a point situate at its intersection with the northerly limit of the highway known as Hawthorne Drive in the Township of Patterson and extending northerly a distance of 230 metres.

2. Fifty kilometres per hour.

BRAD CLARK
Minister of Transportation

Dated on August 16, 2001.

36/01

ONTARIO REGULATION 335/01made under the
HIGHWAY TRAFFIC ACTMade: August 16, 2001
Filed: August 22, 2001Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Since the end of 2000, Regulation 604 has been amended by Ontario Regulations 332/01 and 333/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Paragraph 11 of Schedule 21 to Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is revoked.

2. Schedule 3 to Appendix C to the Regulation is amended by adding the following paragraphs:

4. The westbound deceleration lane and ramp of the King's Highway known as No. 401 in the Township of South Glengarry in the County of Stormont, Dundas and Glengarry, being that part of such King's Highway beginning at a point situate 5.9 kilometres measured westerly from its intersection with the roadway known as County Road 23 and extending westerly for a distance of 700 metres.

5. The westbound acceleration lane and ramp of the King's Highway known as No. 401 in the Township of South Glengarry in the County of Stormont, Dundas and Glengarry, being that part of such King's Highway beginning at a point situate 7.1 kilometres measured westerly from its intersection with the roadway known as County Road 23 and extending westerly for a distance of 700 metres.

BRAD CLARK
Minister of Transportation

Dated on August 16, 2001.

36/01

ONTARIO REGULATION 336/01made under the
HIGHWAY TRAFFIC ACTMade: August 16, 2001
Filed: August 22, 2001Amending Reg. 622 of R.R.O. 1990
(Stopping of Vehicles on Parts of the King's Highway)

Note: Regulation 622 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Appendix A to Regulation 622 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

Schedule 9**HIGHWAY NO. 69**

1. That part of the King's Highway known as No. 69 in the Corporation of the Municipality of McDougall in the Territorial District of

Parry Sound, lying between a point situate 20 metres measured south-erly from its intersection with the centre line of the roadway known as George Hunt Memorial Drive and a point situate 20 metres measured northerly from its intersection with the centre line of the roadway known as Ryder Drive.

BRAD CLARK
Minister of Transportation

Dated on August 16, 2001.

36/01

ONTARIO REGULATION 337/01made under the
HIGHWAY TRAFFIC ACTMade: August 20, 2001
Filed: August 23, 2001Amending Reg. 623 of R.R.O. 1990
(Stop Signs at Intersections)

Note: Regulation 623 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Paragraphs 1 and 2 of Schedule 33 to Regulation 623 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

1. Highway No. 520 in The Corporation of the Municipality of Magnetawan in the Territorial District of Parry Sound at its intersection with the roadways known as Burrows Street and Nipissing Road.

2. Southbound and westbound on Highway 520, northbound on Burrows Street and eastbound on Nipissing Road.

BRAD CLARK
Minister of Transportation

Dated on August 20, 2001.

36/01

ONTARIO REGULATION 338/01made under the
HIGHWAY TRAFFIC ACTMade: August 20, 2001
Filed: August 23, 2001Amending Reg. 624 of R.R.O. 1990
(Stop Signs in Territory Without Municipal Organizations)

Note: Regulation 624 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Regulation 624 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedules:

Schedule 185

1. The highway known as Hopper's Road in the unorganized Township of Fournier in the Territorial District of Cochrane at its intersection with the highway known as Dunn Lake Road.
2. Eastbound on Hopper's Road.

Schedule 186

1. The highway known as Keetch Road in the unorganized Township of Fournier in the Territorial District of Cochrane at its intersection with the highway known as Dunn Lake Road.
2. Westbound on Keetch Road.

BRAD CLARK
Minister of Transportation

Dated on August 20, 2001.

36/01

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Information

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

1. Advertising rates are for a first insertion per columnar space
 - i. up to 25mm is \$22.50
 - ii. from 25mm to 100mm per columnar space is \$5.60 for each 6mm
 - iii. from 100mm to 476mm per columnar space is \$5.50 for each 6mm
2. in each calendar year, after 476mm has been reached the rate is \$54.10 for each additional 119mm or part thereof.
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Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price of \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice. ***For the correct rate, please contact us at (416) 326-3893 during normal business hours.***

Subscriptions may be paid by VISA, MasterCard or AMEX. Cheques or money orders should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE
50 Grosvenor Street, Toronto, Ontario M7A 1N8
Telephone (416) 326-5310
Toll-Free 1-800-668-9938

Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

1. Tarifs publicitaires pour la première insertion, par espace-colonne
 - i. allant jusqu'à 25 mm : 22,50 \$
 - ii. allant de 25 mm à 100 mm, par espace-colonne : 5,60 \$ pour chaque tranche de 6 mm
 - iii. allant de 100 mm à 476 mm, par espace-colonne : 5,50 \$ pour chaque tranche de 6 mm
2. Dans chaque année civile, lorsque l'on a atteint 476 mm, le tarif est de 54,10 \$ pour chaque tranche ou partie de tranche supplémentaire de 119 mm.
3. Pour chaque insertion multiple commandée en même temps que l'insertion initiale, le tarif se calcule à raison de 50 % du tarif payable indiqué au paragraphe 1 ou 2, selon le cas.

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LA GAZETTE DE L'ONTARIO
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8
Téléphone (416) 326-5310
Appel sans frais 1-800-668-9938

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The Ontario Gazette

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Vol. 134-37
Saturday, 15th September, 2001

Toronto

ISSN 0030-2937
Le samedi 15 septembre 2001

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

ALVES, ANTHONY, B
BANCROFT, ON

SENECA, J. CONRAD
IRVING, NY

9100-6908 QUEBEC INC.
ST-BARTHELEMY, QC

ASSELIN, JACK
BRECKENRIDGE, QC

TEN-HOVE, RICHARD. J
KIRKFIELD R1, ON

9102-6906 QUEBEC INC.
ST-ROCH DE L-ACHIGAN, QC

DUNCAN, MICHAEL, C
MONKTON, ON

TRANSPORT M.S.A. INC.
N-D DES PRAIRIES, QC

9104-1707 QUEBEC INC.
CHARETTE, QC

KHW ENTERPRISES INC.
KING CITY, ON

1262539 ONTARIO INC.
MISSISSAUGA, ON

9104-1780 QUEBEC INC.
BERTHIER, QC

LYONNAIS, JOSEPH, P
LONDON, ON

1326097 ONTARIO INC.
ORANGEVILLE (D), ON

9104-1764 QUEBEC INC.
MONTREAL, QC

NUSSBAUM TRUCKING INC.
NORMAL, IL

9077-4472 QUEBEC INC.
LANORAIE, QC

PAUL C. LEBLANC TRUCKIN INC
ST-HUBERT, QC

9089-5095 QUEBEC INC.
CHARETTE, QC

J. Greig Beatty
Manager/
Chef de Service

37/01

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et aux entreprises



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1681



Ontario Highway Transport Board

IN THE MATTER of the *Public Vehicles Act*,
AND IN THE MATTER OF the *Motor Vehicle Transport Act, 1987*
AND IN THE MATTER of the *Ontario Highway Transport Board Act*
AND IN THE MATTER OF:

Can-Am Express Inc. - File # 45942-RE(1)
20 Stonedene Boulevard
Toronto, Ontario M2R 3C7

NOTICE

The Board is in receipt of an application by Tourist Coach Line Inc. ("Tourist") pursuant to Sections 10 and 11 of the *Public Vehicles Act*. Tourist has satisfied the Board that there are apparent grounds to suspend, cancel or impose conditions on Can-Am Express Inc.'s operating licences or issue an order described in Section 11(3) of the *Public Vehicles Act*.

All Information pertaining to these matters are on file at the Board and can be made available on request. (Telephone 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on these matters to determine whether to issue an order described in Section 11(3) of the *Public Vehicles Act*.

The hearing will be held on **Tuesday the 25th day of September, 2001 at 10:00 a.m. at the Board's Chambers, 151 Bloor St. W., 10th Floor, Toronto, Ontario. M5S 2T5.**

AND FURTHER TAKE NOTICE that should any party to these proceedings not attend at the time and place shown for the hearing, the Board may proceed in their absence and they will not be entitled to any further notice in this proceedings.

AND FURTHER TAKE NOTICE that any interested person (*i.e.* a person who has an economic interest in the outcome of the matter) may file a statement with the Board and serve it on the licensee at least 10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

37/01

Felix D'Mello
Board Secretary/
Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2001-07-24	
D. & S.L. CHAN & SONS ENTERPRISES LTD.	663086
ENSEA PROMOS INC.	600488
ENVIROGREEN ASSOCIATES INC.	437560
2001-07-25	
DOVER PRODUCTIONS (1977) LIMITED	368683
2001-07-26	
AMPHORA CORPORATION	1041203
710608 ONTARIO INC.	710608
786 ACCURATE INVESTMENT MANAGEMENT INC. .	1321831
2001-07-27	
DENTAL RELIEF INC.	1405275
634585 ONTARIO LIMITED	634585
976570 ONTARIO LTD.	976570
2001-07-29	
V. FECTEAU & ASSOCIATES INC.	984085
2001-07-30	
CELROX CONSULTANTS INC.	1126614
G M S MACHINE & DEVELOPMENT LIMITED	215369
LONGBOAT INVESTMENTS LIMITED	205846
1211434 ONTARIO LIMITED	1211434
2001-07-31	
DHARNI ONTARIO LTD.	1204059
1141153 ONTARIO LIMITED	1141153
2001-08-01	
L & S COMPANY LTD.	1414300
WODLAC COMMUNICATIONS LIMITED	314797
2001-08-02	
CLARK HOLDINGS LTD.	1054377

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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1094705 ONTARIO LIMITED	1094705
1215755 ONTARIO INC.	1215755
2001-08-03	
906113 ONTARIO INC.	906113
2001-08-16	
1254327 ONTARIO LIMITED	1254327
2001-08-17	
MORGAN COURT HOMES INC.	339747
THE A. C. FLOOD GROUP LIMITED	275949
2001-08-20	
BOWA ELITE INC.	974382
DUBLIN INSURANCE & INVESTMENT SERVICES INC.	816742
JYLL CONSULTANTS CORP.	724482
946429 ONTARIO INC.	946429
2001-08-21	
K & S GARMENT INC.	1222437
2001-08-22	
SHANNON INVESTMENTS (OSHAWA) LIMITED	904250
STATUS CARD INC.	1238161
2001-08-23	
BRAWTA LIMITED	842585
SEINE RIVER GOLD RESOURCES INC.	588007
2001-08-24	
CRESCENT VIEW HOLDINGS CORPORATION	815578
DIE-TECH MACHINE & TOOL LTD.	657604
HOWE BROS. FISH HUTS & BAIT LTD.	499369
KISER MARINE SURVEY INC.	799308
SAGEBRUSH INTERIORS LTD.	578850
1241024 ONTARIO INC.	1241024
736746 ONTARIO LIMITED	736746
2001-08-27	
ALCOM SYSTEMS INC.	964028
CRAFT ENTERPRISES LIMITED	937404
CREDIT MEADOW INVESTMENTS LIMITED	307859
FRANK HANDYMAN HOME IMPROVEMENTS LIMITED	1407613
HO'S METAL WORK COMPANY LTD.	662025
MILGER INVESTMENTS INC.	1012251
R. G. JENKINS FINANCIAL SERVICES LTD.	299744
SAVANT CAPITAL CORP.	847729

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

TRUMP CAPITAL CORP.	847728
WINDING OAKS LTD.	889229
1187147 ONTARIO INC.	1187147
1263572 ONTARIO INC.	1263572

2001-08-27

1399376 ONTARIO INC.	1399376
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2001-08-28

AMPACET CANADA LTD.	684991
AMPACET CANADA LTEE.	
FOUR SEASONS PACKAGING COMPANY LIMITED	836187
MEXICARNE INC.	1025959
ORLANA ELECTRONICS LTD.	1401181
THE HEIGHT OF EXCELLENCE INSURANCE	

SERVICE INC.	1131369
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2001-08-29

C.R. OAKES LIMITED.	355721
COLUMBIA CAPITAL INC.	1190137
GREAT SHAIGHAI & PEKING HOUSE LTD.	1144951
OUR HOUSE FURNITURE & DESIGN LTD.	1273102
SUPERSAM COMMUNICATIONS CORP.	1417813
WHIZARD SOFTWARE INC.	1091244
1229849 ONTARIO INC.	1229849
1470649 ONTARIO INC.	1470649

2001-08-30

ADHOME INC.	1242530
MAPLEDENE INVESTMENTS INC.	768946
SAQQARA MANAGEMENT INC.	1282236
SOON ACHIEVE INTERNATIONAL TRADING	

CO. LTD.	1327771
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1116005 ONTARIO INC.	1116005
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2001-08-30

1263760 ONTARIO INC.	1263760
1344986 ONTARIO LTD.	1344986
1393814 ONTARIO INC.	1393814

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

37/01

Cancellations for Cause (Business Corporations Act) Annulations à juste titre (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporations Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la compagnie
de la compagnie :	en Ontario

2001-08-30

708821 ONTARIO LTD.	708821
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B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

37/01

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la Loi sur l'imposition des personnes morales.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

SUMMIT HOME IMPROVEMENTS INC.	886215
WILLIAM PITFIELD ENTERPRISES LIMITED	292324

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

37/01

Co-operative Corporations Act (Certificate of Incorporation Issued) Loi sur les Sociétés Coopératives (Certificat de constitution délivrés)

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, a certificate of Incorporation has been issued to:

AVIS EST PAR LES PRÉSENTES DONNÉ qu'en vertu de la *Loi sur les Sociétés Coopératives* un certificat de constitution a été délivré à :

Name of Corporation and Head Office:
Nom de la compagnie et siège social :

2001-08-29

One-Stop Pop-ed Worker Co-Operative Inc., Toronto

JOHN M. HARPER,
Director, Compliance Licensing and Compliance
Division by delegated authority from the
Superintendent of Financial Services
Directeur, Observation des lois et des règlements
Division de la délivrance des permis et de
l'observation des lois et des règlements en vertu
des pouvoirs délégués par le surintendant des
services financiers

37/01

Marriage Act Loi sur le mariage

AUGUST 2001

CERTIFICATES OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Effective Location	Date
Kamal, Abrahaam	Markham	1-Aug-01
Marsden, Michael John	Oakville	1-Aug-01
Boyd, Denise L	Little Britain	1-Aug-01
Baffro, David	Windsor	1-Aug-01
Heo, Chun Hoi	Toronto	1-Aug-01
Martin, Jason Roberts	London	3-Aug-01
Fullilove, Sandra	Orono	3-Aug-01
Ko, Shewng Chi	North York	3-Aug-01
Tucker, Elizabeth	Kanata	3-Aug-01
Perry, Raymond	Chatham	3-Aug-01
Cunningham, Dorothy	Mississauga	3-Aug-01
Barlow, Robert William John	Stoney Creek	7-Aug-01
Ebisuzaki, Raymond	Don Mills	7-Aug-01
Schaub, Michael R	Belleville	8-Aug-01
Head, Helen Marie	Kitchener	8-Aug-01
Naik, Michael	Mississauga	8-Aug-01
Hillier, Vaden	Barrie	8-Aug-01
Rogalski, Ronald	Thunder Bay	9-Aug-01
Dada, Amos Dele	Toronto	10-Aug-01
Wong, Alan Siu Kuen	Richmond Hill	10-Aug-01
Gast, Robert Loren	Brampton	10-Aug-01
Kelley, Melva Merle Elaina	Orleans	10-Aug-01
Legesse, Dereje	Toronto	10-Aug-01
Brawn, Gregory R	Cheltenham	10-Aug-01
Major, Doris Louise	Orangeville	10-Aug-01
Delicarte, Roman	Kitchener	10-Aug-01
Nelligan, Timothy	Borden	13-Aug-01
Niewinski, Krzysztof	Windsor	13-Aug-01
MacGillivray, Judith Ann	Harrowsmith	13-Aug-01
Wilkinson, Helen Suzanne	Don Mills	13-Aug-01
Payan-Melendez, Isidro	Delaware	13-Aug-01
Ram-Dass, Samue;	Hamilton	13-Aug-01
Gowers, James	Scarborough	13-Aug-01
Der, Philip James	Mississauga	13-Aug-01
Hamminga, Roelf	Spragge	13-Aug-01
Gast, David	Woodville	13-Aug-01
Clement, George	Hanmer	13-Aug-01
Harwood, Robert Alexander	Palmerston	13-Aug-01
Hill, Christopher	Maxville	14-Aug-01
Bryant, Michael James Robert	Collingwood	14-Aug-01
Siebert, Jared	Kingston	14-Aug-01
Beaton, Brent	Shallow Lake	15-Aug-01
Mostofi, Seyed Masood	Toronto	15-Aug-01
Gervais, Paul	Smooth Rock Falls	15-Aug-01
McGowan, Kenneth James	Guelph	15-Aug-01
French, Brian R	Newmarket	15-Aug-01
Davis, Susan Allison	Coboconk	15-Aug-01
Delallo, Stephen	Toronto	15-Aug-01
Buenaventura, Arman	Markham	16-Aug-01
Butcher, Graham	Stouffville	16-Aug-01
Esseboom, Colin Anthony	Brampton	16-Aug-01
Jones, Ransford C	Scarborough	16-Aug-01
Romano, Richard	Owen Sound	16-Aug-01
Hosaka, Eiko	Hamilton	16-Aug-01
Djurasevic, Zlatibor	Kitchener	16-Aug-01
Wiseman, Steve G	Peel	17-Aug-01
Hatt, Janet :	Brantford	17-Aug-01
Zappia, Shirley S	Cornwall	20-Aug-01
Wiebe, Bruce	Leamington	20-Aug-01
Renick, John James	Essex	20-Aug-01
Morin, Jean	Stirckland	20-Aug-01
Landsberg, Debra	Toronto	21-Aug-01

McNaughton, Lee M	Marmora	21-Aug-01
Smith, Douglas Paul	London	22-Aug-01
Smith, Brenda Faith	London	22-Aug-01
Black, Donald Wilfred	Dundalk	22-Aug-01
Robinson, Barbara Jean	Shequandah	23-Aug-01
Kennedy, Randy	Shallow Lake	23-Aug-01
Kennedy, Anita	Shallow Lake	23-Aug-01
Samuel, Susan Joan	Bright's Grove	24-Aug-01
Paton, Wade	Bradford	24-Aug-01
Collison, Dan	Mississauga	24-Aug-01
Cho, Sun Kee	Toronto	24-Aug-01
Majoros, Luke	London	27-Aug-01
Gatela, Maximo	Ottawa	27-Aug-01
Kristalovich, Ronald	Kenora	27-Aug-01
Klein, Kevin Edward	Petawawa	28-Aug-01
Harker, John Brian	Parry Sound	28-Aug-01
Isert Bender, Hendrike	Plattsville	28-Aug-01
Mieto, Michael M	Sault Ste Marie	28-Aug-01
Dyck, Paul	Milverton	28-Aug-01
Enelichi, Alphonsus	Niagra Falls	28-Aug-01
Hermosa, Ludivico	North York	28-Aug-01
Bedard, Stephen	Caledonia	29-Aug-01
Lim, Soo Taeg	North York	29-Aug-01
Kersch, Terence	Toronto	29-Aug-01
Spurrell, Sandra	Fort Erie	29-Aug-01
Spurrell, Herbert	Fort Erie	29-Aug-01
Small, Nelson Gregory	Parry Sound	30-Aug-01
Vail, Stephen	Mississauga	30-Aug-01
Skrumeda, Michael	Windsor	30-Aug-01
Brown, Timothy	Brigden	30-Aug-01
Isert Bender, Matthew	Plattsville	31-Aug-01
Carvajal-Garcia, Nelson Fausto	Kitchener	31-Aug-01
Adlam, Dean Andrew	Brantford	31-Aug-01
Pottackal, Joyson George	Mississauga	31-Aug-01
Mawutor, Samuel	London	31-Aug-01
Hanscom, Jeremy	Ottawa	31-Aug-01

RE-REGISTRATIONS

Name	Effective Location	Date
Whyte, James	Stittsville	1-Aug-01
Beretta, Troy	Scarborough	2-Aug-01
Kelly, Carl	Ottawa	3-Aug-01
Germaine Marcus	Timmins	16-Aug-01
Monague, Brian	Port McNicoll	20-Aug-01
Fitzgerald, William	Toronto	21-Aug-01
Koehler, Mark	Hanover	22-Aug-01
Stonehouse, Victor	Scarborough	22-Aug-01
Penner, Erwin	Richmond Hill	23-Aug-01
Lescard, John	Tottenham	23-Aug-01
Cantelon, James	Barrie	24-Aug-01
Williams, Darrian Claudious	North York	24-Aug-01
King, Edgar	Thornhill	27-Aug-01

CERTIFICATES OF TEMPORARY REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants :

Name	Effective Location	Date
Van Blarcom, Leslie	Shawnee KS	1-Aug-01
Sept. 6, 2001 to Sept. 10, 2001		
Rider, Maurice	Mississauga	1-Aug-01
Aug. 30, 2001 to Sept. 3, 2001		
Ringer, David C	Winnipeg, MB	2-Aug-01
Sept. 6, 2001 to Sept. 10, 2001		
Campbell, Jim N.	Adrian, MI	3-Aug-01
Aug. 17, 2001 to Aug. 21, 2001		
Coubrough, Douglas	Irma, AB	3-Aug-01
Oct. 11, 2001 to Oct. 15, 2001		
Lake, John Edward	Mississauga	7-Aug-01
Sept. 27, 2001 to Oct. 1, 2001		

Budd, George, D R Aug. 15, 2001 to Aug. 19, 2001	Lakefield	7-Aug-01
Comtois, Mike Aug. 16, 2001 to Aug. 20, 2001	Winkler, MB	7-Aug-01
Thompson, Robert H Aug. 9, 2001 to Aug. 13, 2001	Exeter, NH, USA	8-Aug-01
Sparks, Eric M Aug. 16, 2001 to Aug. 20, 2001	Mountain Home, ARK	8-Aug-01
Wiens, Daniel Sept. 26, 2001 to Sept. 30, 2001	Edmonton, AB	8-Aug-01
Hertwig-Jaksch, Heinz Aug. 23, 2001 to Aug. 27, 2001	Wildwood, AB	8-Aug-01
Parker, Christina Aug. 22, 2001 to Aug. 26, 2001	Barrie	8-Aug-01
Sanderson, Alastair Aug. 22, 2001 to Aug. 26, 2001	Ottawa	10-Aug-01
Trask, Brent R Aug. 9, 2001 to Aug. 13, 2001	Calgary, AB	10-Aug-01
Rehkopf, Randall K Aug. 23, 2001 to Aug. 27, 2001	Kitchener	10-Aug-01
MacLean, Joseph Aug. 15, 2001 to Aug. 19, 2001	Greenwood, NS	10-Aug-01
Baldwin, Robert Aug. 24, 2001 to Aug. 28, 2001	Scarborough	10-Aug-01
Baldwin, Robert Aug. 9, 2001 to Aug. 13, 2001	Scarborough	10-Aug-01
Rich, David Aug. 16, 2001 to Aug. 20, 2001	Buffalo, NY USA	13-Aug-01
Hutchison, Andrew Sept. 6, 2001 to Sept. 10, 2001	Montreal, PQ	13-Aug-01
Nye, Homer E Sept. 20, 2001 to Sept. 24, 2001	Traverse City, MI, USA	14-Aug-01
Dailey, Donald W Sept. 6, 2001 to Sept. 10, 2001	Brigden	15-Aug-01
Hall, John M Sept. 20, 2001 to Sept. 24, 2001	St John's NFLD	17-Aug-01
Barnum, David C Oct. 4, 2001 to Oct. 8, 2001	Massena, NY	20-Aug-01
Wollenberg, Louis Aug. 31, 2001 to Sept. 4, 2001	Callao, MO	20-Aug-01
Parent, Mark Sept. 6, 2001 to Sept. 10, 2001	Kentville, NS	21-Aug-01
Rowell, Smith Sept. 6, 2001 to Sept. 10, 2001	Point Leamington, NF	22-Aug-01
Rowell, Smith Oct. 25, 2001 to Oct. 29, 2001	Point Leamington, NF	22-Aug-01
Formica, Robert Oct. 17, 2001 to Oct. 21, 2001	Fort Myers, FL	22-Aug-01
Marconi, Brett Aug. 30, 2001 to Sept. 4, 2001	St Catharines	23-Aug-01
Peters, Harvey Oct. 18, 2001 to Oct. 22, 2001	Chilliwack, BC	23-Aug-01
Hammond, Charles David Aug. 31, 2001 to Sept. 4, 2001	Shell Knob, MO USA	23-Aug-01
Lerner, Leigh Nov. 23, 2001 to Nov. 27, 2001	Westmount, PQ	24-Aug-01
Verreault, Conrad Sept. 20, 2001 to Sept. 24, 2001	Iberville, PQ	24-Aug-01
Di Nardo, Hector Sept. 20, 2001 to Sept. 24, 2001	Lodi, NJ	24-Aug-01
Pendergast, Arthur Nov. 1, 2001 to Nov. 5, 2001	USA St Louis, PEI	24-Aug-01
Kurtz, John Aug. 31, 2001 to Sept. 4, 2001	Beavertown, PA, USA	24-Aug-01
Gaffney, Patrick Oct. 4, 2001 to Oct. 8, 2001	Scotland, UK	24-Aug-01
Eke, Wilfred Sept. 27, 2001 to Oct. 1, 2001	Welland	28-Aug-01
Eke, Wilfred Sept. 20, 2001 to Sept. 24, 2001	Welland	28-Aug-01
Czerny, Michael Felix Sept. 26, 2001 to Sept. 30, 2001	Roma, Prati	30-Aug-01
Huether, John W L Sept. 27, 2001 to Oct. 1, 2001	Woodstock	30-Aug-01
Bryant, Nathan Oct. 25, 2001 to Oct. 29, 2001	Mississauga	30-Aug-01

White, Roderick
Oct. 4, 2001 to Oct. 8, 2001

Stephenville, NFL 31-Aug-01

CERTIFICATES OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à :

Name	Effective Location	Date
Muir, Thomas Smith	Dunnville	9-Aug-01
Scott, Frederic	Toronto	9-Aug-01
Short, Lewis	Owen Sound	9-Aug-01
Fournier, Patrick	Timmins	9-Aug-01
Daly, Dorothy	Elliot Lak	9-Aug-01
Daley, Junior	North York	9-Aug-01
Crozman, Randy	Brantford	9-Aug-01
Houghland, David u	Kitchener	16-Aug-01
Hewey, John	Leamington	22-Aug-01
Bax, Frits	Toronto	22-Aug-01
Louis Campbell	Ottawa	22-Aug-01
Smith, David P	Kanata	22-Aug-01
Gast, Loren	Strathroy	23-Aug-01
Dube, Marcel	Toronto	23-Aug-01
Maguire, Terrance	Hamilton	23-Aug-01
Hansler, Timothy	Kitchener	23-Aug-01
Fleming, Stephen	Sarnia	23-Aug-01
Buciora, Jaroslav	Ottawa	23-Aug-01
Hickey, James	Sault Ste Marie	24-Aug-01
Crichton, John	Kitchener	30-Aug-01
Swash, Raymond	Hamilton	31-Aug-01

(6496) 37

Courts of Justice Act, s. 127 Loi sur les tribunaux judiciaires, s. 127

INTEREST RATES

1. Postjudgment interest rates (and prejudgment interest rates for causes of action arising on or before October 23, 1989) are as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
1985	12%	13%	11%	11%
1986	11%	13%	10%	10%
1987	10%	9%	10%	11%
1988	10%	10%	11%	12%
1989	13%	13%	14%	14%
1990	14%	15%	15%	14%
1991	14%	11%	11%	10%
1992	9%	9%	8%	7%
1993	10%	8%	7%	6%
1994	6%	6%	8%	7%
1995	8%	10%	9%	8%
1996	8%	7%	6%	6%
1997	5%	5%	5%	5%
1998	5%	6%	6%	7%
1999	7%	7%	6%	6%
2000	6%	7%	7%	7%
2001	7%	7%	6%	6%

This table shows the postjudgment interest rates for orders made in the quarters indicated. This table also shows the prejudgment interest rates for actions commenced in the quarters indicated in respect of causes of action arising on or before October 23, 1989.

2. Prejudgment interest rates for causes of action arising after October 23, 1989 are as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
1989				12.4%
1990	12.5%	13.5%	13.9%	12.9%
1991	12.3%	10%	9.1%	8.8%
1992	7.7%	7.5%	6.3%	5.1%
1993	8.3%	6.1%	5.1%	5.0%
1994	4.3%	4.1%	6.6%	5.6%
1995	6.0%	8.0%	7.6%	6.6%
1996	6.1%	5.6%	5.0%	4.3%
1997	3.3%	3.3%	3.3%	3.5%
1998	4.0%	5.0%	5.0%	6.0%
1999	5.3%	5.3%	4.8%	4.8%
2000	5.0%	5.3%	6.0%	6.0%
2001	6.0%	5.8%	4.8%	4.3%

This table shows the prejudgment interest rates for actions commenced in the quarters indicated in respect of causes of action arising after October 23, 1989.

SANDRA WAIN
A/Director
Program Development Branch
Courts Services Division
Ministry of the Attorney General

(6497)37

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament Demandes au Parlement provincial

1205458 ONTARIO LTD.

NOTICE IS HEREBY GIVEN that on behalf of James Disapio, application will be made to the Legislative Assembly of the Province of Ontario for an Act, the 1205458 Ontario Ltd. Act, 2001, to revive 1205458 Ontario Ltd., which was dissolved under the Business Corporations Act, on July 31st, 2000, for default in complying with the Corporations Information Act.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Guelph, this 23rd day of August, 2001.

JAMES DISAPIO, The Applicant
By His Solicitors, Flesher & Mann,
Per: Stanley M. Flesher

(3692) 35 to 39

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice at Guelph, Ontario, dated July 26, 2000, Court File #1512/00, to me directed, against the real and personal property of 681708 ONTARIO INCORPORATED carrying a business as GEORGE BOYNTON & SONS, Defendants, at the suit of REA TRUCK SALES LIMITED, Plaintiffs, I have seized and taken in execution all the right, title, interest and equity of redemption of 681708 ONTARIO INCORPORATED carrying a business as GEORGE BOYNTON & SONS, Defendants, in and to:

Part of Block 2 (Westwood Farm), Registered Plan 77 designated as Parts 1, 5, 6, 7 and 8 on Plan 61R-5612 and a Portion of Block number two in Westwood Farm Registered Plan 77 in the former Town of Fergus, now in the Township of Centre Wellington, in the County of Wellington.

Municipally known as 630 St. George Street, West, Fergus, Ontario.
The property is 3.15 acres with approximately 19,000 square foot industrial concrete block building.

All of which said right, title, interest and equity of redemption of 681708 ONTARIO INCORPORATED carrying on business as GEORGE BOYNTON & SONS, Defendants, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below, at the Court House, 74 Woolwich Street, Guelph, Ontario, N1H 3T9, Court Room #3 on Monday October 22, 2001 at 11:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater.

- Payable at time of sale by successful bidder
- Deposit to be applied to purchase price
- Deposit is non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Officer, 74 Woolwich Street, Guelph, Ontario.

All payments in cash or by certified cheque made payable to the Minister of Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.

Other conditions as announced.

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Dated this 7th day of September, 2001.

LYNNE WAGNER
Acting Manager of Court Operations
County of Wellington
74 Woolwich Street, Guelph, Ontario
(519) 824-4430

(3697) 37

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at 440 Kent Street West, Lindsay, Ontario K9V 6G8 dated September 14, 2000, Court File Number 00-436, to me directed, against the real and personal property of David Michael Nimigon, Defendant, at the suit of Karen Ann Nimigon, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of David Michael Nimigon, Defendant in and to:

1) FIRSTLY: ALL that Part of Lot 11, Concession IX, in the Town-

ship of Dysart, in the County of Haliburton, designated as: Part 3 on a Plan of Survey deposited in the Registry Office for the Registry Division of Haliburton as Plan 19R-2967 SUBJECT TO the rights of Ontario Hydro to erect and maintain the existing pole line crossing the hereinbefore described parcel. SECONDLY: ALL the part of Lot 11, Concession IX, in the Township of Dysart, in the County of Haliburton, designated as Part 1 on a Plan of Survey deposited in the Registry Office for the Registry Division of Haliburton as Plan 19R-3199, PLUS:

- 2) ALL that Part of Lot 11, Concession 9, in the Township of Dysart, in the County of Haliburton, designated as part 2 on Plan 19R-2939, together with rights of way unto the transferees, PLUS;
- 3) ALL that Part of Lot 12, Concession 9, in the Township of Dysart, in the County of Haliburton, designated as part 13 on Plan 19R-2953, AND;
- 4) ALL that Part of Lot 11, Concession 9, in the Township of Dysart, in the County of Haliburton, designated as Part 2 on Plan 19R-2967, SAVE AND EXCEPT thereout and there-from all that part of Lot 11, Concession 9, in the said Township, designated as Part 1 on Plan 19R-3199, together with rights of way unto the transferees, (previously described in Instrument Number 131764).

All of which said right, title, interest and equity of redemption of David Michael Nimigon, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below, at the Courthouse, 440 Kent Street West, Lindsay, Ontario K9V 6G8, on Thursday, October 18th, 2001 at 5:00 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater.

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Court Enforcement Office, 440 Kent Street West, Lindsay, Ontario K9V 6G8.

All payments in cash or by certified cheque made payable to the Minister of Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.

Other conditions as announced.

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 5th day of September, 2001.

G. Wayne McNickle, (705) 324-1400 ext. 206
Sheriff's Officer / Court Enforcement Officer / Sheriff
 440 Kent Street West, Lindsay, Ontario K9V 6G8
(Court Enforcement Office)

(3698) 37

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Superior Court of Justice at Welland, Ontario, dated January 23rd, 2001, Court File Number 10,085/98, to me directed, against the real and personal property of Peter Zubko, Defendant(s), at the suit of Leon Dopke and Jean Dopke, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of Peter Zubko, Defendant(s) in and to:

All and singular that certain parcel or tract of land and premises situate lying and being composed of part of Township Lot Number 54, Township of Stamford, now City of Niagara Falls, Regional Municipality of Niagara, which said parcel is designated as Part 2 on Reference Plan No. 59R-4800. As previously described in Instrument No. 544853.

On the premises is said to be erected a single family residence bungalow, two bedroom, new vinyl siding, well maintained and built in 1947. Lot size is 49 feet by 124 feet.

Municipally known as 3269 Dorchester Road, Niagara Falls, Ontario. L2J 2Z9

All of which said right, title, interest and equity of redemption of Peter Zubko, Defendant(s), in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below, at the Court House, 102 East Main Street, in the City of Welland, in the Regional Municipality of Niagara on Thursday, October 25th, 2001 at the hour of twelve o'clock noon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater.

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Finance and Enforcement Office, Court House, 102 East Main Street, Welland, Ontario.

All payments in cash or by certified cheque made payable to the Minister of Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.

Other conditions as announced.

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Dated this 20th day of August, 2001.

Sheriff, Regional Municipality of Niagara at Welland
 Court House, 102 East Main St
 Welland, Ontario. L3B 3W6

(3699) 37

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT
 R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF NORTH FRONTENAC

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Tuesday the 9th day of October, 2001, at P.O. Box 97, Plevna, Ontario, K0H 2M0.

Description of Land(s)	Minimum Tender Amount
1. Part of Lot 1, Concession 17 formerly in the Township of Barrie now in the Township of North Frontenac County of Frontenac - 10 acres (PIN# 36182 - 0006 R) 10 42 030 010 65900	\$3,380.00

2. Lot 37, Concession 1 \$3,985.00
formerly in the Township of Clarendon
now in the Township of North Frontenac
County of Frontenac - 69 acres
(PIN# 36190 - 0018 R)
10 42 060 010 00700
3. Lot 34, Concession 5 \$3,785.00
formerly in the Township of Clarendon
now in the Township of North Frontenac
County of Frontenac - 100 acres
(PIN# 36190 - 0072 R)
10 42 060 010 06700
4. Part of Lot 21, Concession 2 \$3,835.00
formerly in the Township of Palmerston
now in the Township of North Frontenac
County of Frontenac - 5 acres
previously described in Deed No. C-1803
(PIN# 36206 - 0047 R)
10 42 100 030 03500
5. Part of Lot 21, Concession 2 \$4,195.00
formerly in the Township of Palmerston
now in the Township of North Frontenac
County of Frontenac - 5 acres
previously described in Deed No. 287848
(PIN# 36206 - 0048 R)
10 42 100 030 04100

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount. Please ensure that the property being bid on is marked on the exterior of the tender envelope.

The municipality makes no representation or warranties in respect of the title of the property or any other matters relating to the land to be sold. Responsibility for ascertaining such matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Taxation Office
The Corporation of
Township of North Frontenac
P.O. Box 97
Plevna, Ontario K0H 2M0
(613) 479-2231 or 1-800-234-3953

(3701) 37

Sales of Land for Tax Arrears by Public Auction Ventes de terrains aux enchères publiques pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824, r. 13(1)

THE MUNICIPALITY OF CHATHAM-KENT

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 1.15 o'clock in the afternoon on the 11th day of October, 2001, at the Council Chambers of the Municipality of Chatham-Kent, 315 King Street West, Chatham, Ontario.

Description of Land(s)

Minimum
Bid \$

All lands are in the Municipality of Chatham-Kent, the following are the geographic descriptions and municipal addresses.

1. Roll # 3650-240-004-643-00 All and Singular the certain parcel or tract of land and premises situate, lying and being in the former Town of Ridgetown, in the County of Kent, now in the Municipality of Chatham-Kent, Province of Ontario, and being composed of Part of Lot No. 330, Registered Plan 75 for the said former Town of Ridgetown, designated as Part 1 on a Reference Plan deposited in the Registry Office for the Registry Division of the County of Kent as Plan No. 24 R2344, as described in Instrument No. 402191. Being 22 Cunningham St. PIN 00701-0104 Registry. \$14,168.72
2. Roll #3650-280-001-101-00 All and Singular that certain parcel or tract of land and premises, situate, lying and being in the former Village of Highgate, in the County of Kent, now in the Municipality of Chatham-Kent, Province of Ontario, and being composed of Part of Lot Six (6), Block "A", according to Registered Plan Number 148, as described in Instrument No. 547050. Being 105 Prince St. PIN 00662-0008 Registry. \$11,433.71
3. Roll # 3650-390-001-352-00 Part of Lot 4, Concession 5 in the Gore of the Geographic Township of Camden, formerly in the Town of Dresden, in the County of Kent, now the Municipality of Chatham-Kent, Province of Ontario, as described in Instrument No. 592650. Being 179 St. George St. PIN 00614-0057 Registry. \$13,619.77
4. Roll # 3650-410-010-250-00 Part of Lot "B" Concession 3, in the Gore of the Geographic Township of Chatham, as in Instrument Number 121479, now in the Municipality of Chatham-Kent, Province of Ontario. PIN 00586-0047 Registry. \$10,869.37
5. Roll # 3650-420-001-064-00 All and Singular that certain parcel or tract of land and premises situate, lying and being in the former City of Chatham, in the County of Kent, now the Municipality of Chatham-Kent, Province of Ontario, and being composed of part of Lot Number 19, Block B on the North Side of Kirk Street according to Registered Plan Number 17, as described in Instrument No. 351290. Being 35 Kirk St. PIN 00504-0160 Registry. \$18,569.03
6. Roll # 3650-420-002-147-00 The Westerly 36 feet of Lot 41, Block "O", North side of King Street, Old Survey in the former City of Chatham, in the County of Kent, now the Municipality of Chatham-Kent, Province of Ontario, Registry Division of Kent (No. 24) as described in Instrument Number 517951. Being 235 King St E. PIN 00503-0060 Registry. \$15,062.36
7. Roll #3650-420-028-099-00 All and Singular that certain parcel or tract of land and premises situate, lying and being in the former City of Chatham, in the County of Kent, now in the Municipality of Chatham-Kent, Province of Ontario, and being composed of Part of Lot Number Ninety-four (94), Old Survey, on the South side of King Street, as described in

Instrument No. 412537. Being 202 King St W.
PIN 00505-0101 Registry. \$112,378.28

8. Roll # 3650-441-003-181-00 Lot 162, Plan 682,
in the former Town of Wallaceburg, in the County
of Kent, now the Municipality of Chatham-Kent,
Province of Ontario, Subject to Easement over
Part of Lot 162, As In 251311 Wallaceburg.
Being 19 Larkwood St. PIN 00558-0039
Registry. \$15,319.09

All amounts payable by the successful purchaser shall be payable in
full at the time of the sale by cash or money order or by a bank draft or
cheque certified by a bank, trust company or Province of Ontario Sav-
ings Office.

The municipality or board makes no representation regarding the title

to or any other matters relating to the land to be sold. Responsibility for
ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act, 1990*, and the
Municipal Tax Sales Rules. The successful purchaser will be required to
pay the amount bid plus accumulated taxes and the relevant land trans-
fer tax.

For further information regarding this sale, contact:

DIRECTOR, FINANCIAL
SERVICES/TREASURER,
Municipality of
Chatham-Kent
315 King St West,
P.O. Box 640, Chatham,
Ontario, N7M 5K8

(3700) 37

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2001—09—15

ONTARIO REGULATION 339/01

made under the

SOCIAL HOUSING REFORM ACT, 2000

Made: August 28, 2001

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HOUSING PROJECTS SUBJECT TO PART VI OF THE ACT

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PART I APPLICATION AND INTERPRETATION

Application

1. This Regulation applies as follows:

1. To every housing provider in respect of a transferred housing project referred to in section 92 of the Act that is subject to Part VI of the Act, commencing on the date in Table 1 opposite the name of the service manager for the service area in which the housing project is located.
2. To local housing corporations in the manner required by section 32 of the Act and Part IX.

Interpretation

2. (1) In this Regulation,

“centralized waiting list” means the waiting list established under section 35 of Ontario Regulation 298/01;

“eligible capital expenditure” means an expenditure made by a housing provider on the capital account for the construction, renovation or repair of a housing project and includes reasonable expenditures incurred by the housing provider in planning and budgeting for those expenditures;

“internal transfer” means, in respect of a household residing in a housing project of a housing provider,

- (a) the transfer of the household from one rent-geared-to-income unit to another rent-geared-to-income unit in the same or another housing project of the housing provider, or

- (b) the transfer of the household from one special needs housing to another special needs housing in the same or another housing project of the housing provider;

“mandate” means, in respect of a housing provider, its mandate established under section 99 of the Act;

“rent” means,

- (a) in relation to a unit of a non-profit housing co-operative that is occupied by a member of the co-operative, housing charges as

defined in the *Co-operative Corporations Act*, other than a prorated portion of the annual amount, if any, payable by the co-operative to the Co-operative Housing Federation of Canada and initial membership fees, or

- (b) in all other cases, rent as defined in the *Tenant Protection Act*, 1997;

"subsidiary waiting list" means, in respect of a housing project, the subsidiary waiting list for the housing project referred to in section 36 of Ontario Regulation 298/01;

"targeting plan" means, in respect of a housing provider, its targeting plan established under section 98 of the Act;

(2) Unless otherwise indicated by the context, a reference in this Regulation to a service manager, in relation to a housing provider or housing project, means the service manager for the service area in which the housing provider's housing project is located.

PART II CORPORATE GOVERNANCE

Corporate requirements

3. (1) Every housing provider shall ensure that it is a non-profit corporation or a non-profit co-operative corporation in good standing under one of the following statutes by the end of six months after its operating agreement is terminated under section 91 of the Act and shall ensure that it continues to be in good standing as long as it is subject to Part VI of the Act.

1. *Business Corporations Act*.
2. *Corporations Act*.
3. *Co-operative Corporations Act*.
4. *Canada Business Corporations Act*.

(2) A housing provider shall continue to do the following:

1. Provide rent-geared-to-income housing or special needs housing as part of its regular activities.
2. Operate only as a charity registered under the *Income Tax Act* (Canada) or as a non-profit corporation exempt from tax under Part I of that Act.

(3) A housing provider shall not amend its articles, amalgamate with another corporation or take action to voluntarily wind-up or dissolve the corporation without the prior written consent of the service managers for all service areas in which its housing projects are located.

(4) Despite subsection (3), a housing provider's articles must require that upon the winding-up or dissolution of the corporation, all of its assets, after discharging all outstanding liabilities, must be distributed to one or more of the following entities:

1. A registered charity, within the meaning of the *Income Tax Act* (Canada), that operates only in Canada.
2. Another housing provider under the Act.
3. A local housing corporation.

(5) The board of directors of a housing provider shall meet at least four times each year.

Conflict of interest

4. (1) This section applies to a housing provider in addition to the provisions of the Act listed in subsection 3 (1) to which the housing provider is subject.

(2) A conflict of interest exists if any of the following situations occur:

1. The personal or business interests of a director, officer, agent or employee of a housing provider are in conflict with the interests of the housing provider.
2. A personal gain, benefit, advantage or privilege is directly or indirectly given to or received by a director, officer, agent or employee of the housing provider or a person related to one of them as a result of a decision by the housing provider.

(3) A director, officer, agent or employee of the housing provider shall not enter into any situation, arrangement or agreement which results in a conflict of interest.

(4) Directors, officers, agents and employees of the housing provider must notify the chair of the board of directors of the housing provider of every potential or actual conflict of interest no later than the first meeting of the board after the director, officer, agent or employee becomes aware that he or she has entered into a situation, arrangement or agreement that results in or may result in a conflict of interest.

(5) The board of directors shall consider the notice given under subsection (4) no later than the second meeting of the board after the notice is given and consideration of the notice must be reflected in the minutes of the meeting.

(6) The chair of the board shall notify the service manager in writing of the receipt of every notice under subsection (4) and the board of directors shall resolve every conflict of interest or potential conflict of interest to the satisfaction of the service manager.

(7) Despite subsection (3), a director, officer, agent or employee or a person related to one of them may directly or indirectly receive a gain, benefit, advantage, privilege or remuneration from the housing provider if all of the following conditions are satisfied:

1. A notice of the conflict of interest or potential conflict of interest is given in accordance with subsection (4).
2. The service manager agrees that there is no reasonable alternative for the housing provider other than entering into the situation, arrangement or agreement that results in or may result in the conflict of interest.

(8) For the purposes of this section, a person related to a director, officer, agent or employee includes a parent, spouse, same-sex partner, child, household member, sibling, uncle, aunt, nephew, niece, mother-in-law, father-in-law, sister-in-law, brother-in-law or grandparent, or a person with whom the director, officer, agent or employee has a business relationship.

(9) In this section,

"child", in relation to an individual, means a child of the individual born within or outside marriage (unless that child has been adopted by one or more other individuals in Ontario or according to the law of another jurisdiction), a child adopted by the individual in Ontario or according to the law of another jurisdiction, and a child whom the individual has demonstrated a settled intention to treat as a child of his or her family, but does not include a child placed in the individual's home as a foster child for consideration by another person having lawful custody;

"parent", in relation to an individual, means a natural parent of the individual (unless the individual has been adopted by one or more other persons in Ontario or according to the law of another jurisdiction), an adoptive parent of the individual who has adopted the individual in Ontario or according to the law of another jurisdiction, and a person who has demonstrated a settled intention to treat the individual as a child of his or her family, but does not include a person in whose home the individual has been placed as a foster child for consideration by another person having lawful custody;

"same-sex partner", in relation to a person, means,

- (a) an individual of the same sex as the person, if the individual and the person have together advised the housing provider that they are same-sex partners, or
- (b) an individual of the same sex as the person who resides in the same dwelling place as the person, if the social and familial aspects of the relationship between the individual and the person amount to cohabitation and,
 - (i) the individual is providing financial support to the person,
 - (ii) the person is providing financial support to the individual, or
 - (iii) the individual and the person have a mutual agreement or arrangement regarding their financial affairs;

“spouse”, in relation to a person, means,

- (a) an individual of the opposite sex to the person, if the individual and the person have together advised the housing provider that they are spouses, or
- (b) an individual of the opposite sex to the person who is residing in the same dwelling place as the person, if the social and familial aspects of the relationship between the individual and the person amount to cohabitation and,
 - (i) the individual is providing financial support to the person,
 - (ii) the person is providing financial support to the individual, or
 - (iii) the individual and the person have a mutual agreement or arrangement regarding their financial affairs.

Replacement of conflict of interest rules

5. The conflict of interest provisions set out in section 4 may be replaced for a housing provider by rules agreed to by the housing provider and the service managers for all areas in which its housing projects are located, in accordance with subsection 93 (3) of the Act.

Expenses and remuneration, directors

6. (1) A housing provider shall not pay remuneration to a director other than amounts to reimburse the director for reasonable expenses incurred in the performance of the director's duties as a director.

(2) A housing provider may employ a director if,

- (a) the director resides in the housing provider's housing project and is employed by the housing provider on a part-time or temporary basis; or
- (b) the director does not reside in the housing provider's housing project and is employed by the housing provider to carry out functions of a non-supervisory and non-managerial nature and the housing provider has,
 - (i) five or fewer directors and no other director is employed by the housing provider to carry out the same functions, or
 - (ii) more than five directors and not more than one-fifth of the directors are employed by the housing provider to carry out the same functions.

(3) Despite subsection (1), a housing provider may pay reasonable remuneration to a director employed in accordance with subsection (2) in respect of his or her employment functions.

PART III OPERATION OF HOUSING PROJECTS

Management of housing project

7. (1) A housing provider shall ensure that its housing projects are well managed, are maintained in a satisfactory state of repair and are fit for occupancy.

(2) Subject to the provisions of any mortgage guaranteed by the Province of Ontario or the Ontario Housing Corporation to which the housing project is subject, a housing provider shall proceed diligently to repair, restore and make habitable any unit in a housing project that is damaged to such an extent that it is uninhabitable.

Property management

8. (1) Subject to subsection (4), a housing provider shall establish and follow open and competitive practices in hiring its employees, subject to the provisions of any collective bargaining agreement to which the housing provider is a party, and in retaining persons to provide property management services for its housing projects.

(2) A contract for property management services for a housing project must be in writing and must satisfy the following requirements:

1. The term of the contract must not exceed three years.
2. The contract must not be renewable.
3. The contract must be capable of termination by the housing provider on 60 days written notice any time during the term of the contract and on 30 days written notice if the termination is for breach of the contract, unless the parties to the contract agree to shorter notice periods.
4. The contract must specifically identify and describe the nature of the goods and services provided under the contract and the consideration to be paid by the housing provider.
5. The contract must be non-assignable.

(3) Every corporation providing management services for a housing project shall give notice to the housing provider of the housing project of any change in control of the corporation.

(4) A housing provider is not required to follow open and competitive practices in retaining persons to provide property management services if the service manager is satisfied that open and competitive practices are not appropriate in the circumstances in order for the housing provider to obtain a reasonable level of property management services at a reasonable cost.

PART IV SELECTION OF HOUSEHOLDS FOR UNITS

Provision of information to the public

9. (1) Every housing provider shall make the following information concerning a housing project available to the public:

1. The information provided under section 60 of Ontario Regulation 298/01 to the housing provider by the service manager.
2. Information concerning the types and sizes of units in its housing project.
3. The housing provider's policies and procedures for internal transfers.
4. The housing provider's procedures for internal reviews under section 20.

(2) A housing provider shall allow members of the public to make copies of the information at their own expense.

Before centralized waiting list established

10. (1) Until a centralized waiting list is established, a housing provider shall continue to select households for placement in vacant units in accordance with the Ministry of Municipal Affairs and Housing Directive 97-17 dated July 4, 1997 — *Implementing a Modified Chronological Resident Selection System*.

(2) For the purposes of subsection (1), the directive mentioned in that subsection shall be read without reference to the portion entitled *Changes to Portfolio Targets*.

Internal transfers

11. (1) Every housing provider shall do the following in respect of its housing projects in a service area:

1. Establish policies and procedures for internal transfers and provide a copy of them to the service manager.
2. Establish and maintain a waiting list for internal transfers in accordance with its policies and procedures for internal transfers.

(2) A housing provider's policies and procedures for internal transfers in housing projects in a service area must include the following requirements:

1. That the waiting list for internal transfers include all households in rent-geared-to-income units or special needs housing in those housing projects that have requested an internal transfer.
2. That the waiting list for internal transfers include all households referred to in subsection 32 (2) of Ontario Regulation 298/01 if the housing provider has at least one unit of a size within the range for which the household is eligible to receive rent-geared-to-income assistance.
3. That a household described in paragraph 2 will have a higher priority on the waiting list for internal transfers than another household described in that paragraph if it first applied to the service manager for rent-geared-to-income assistance before the other household first applied to the service manager for rent-geared-to-income assistance.
4. That households described in paragraph 2 rank higher in priority on the waiting list than households mentioned in paragraph 1.
5. If the housing provider gives a notice under paragraph 2 of section 33 of Ontario Regulation 298/01 in respect of the household, that the household be removed from the waiting list for internal transfers when the housing provider gives the notice.

Waiting list, rent-geared-to-income units

12. (1) A housing provider shall not establish or maintain a waiting list of households eligible for rent-geared-to-income assistance other than the following:

1. A waiting list for internal transfers established and maintained in accordance with section 11.
2. A waiting list for special needs housing established and maintained in accordance with section 13.

(2) A housing provider shall refer all households for rent-geared-to-income assistance to the service manager.

Waiting list, special needs housing

13. (1) Unless the waiting list for special needs housing for a service area is established and maintained by the service manager or a lead agency, a supportive housing provider shall,

- (a) adopt policies and procedures consistent with section 45 of Ontario Regulation 298/01, the housing provider's mandate and its targeting plan for the establishment and maintenance of a waiting list for households who require the type of special needs housing available in its housing project;
- (b) provide, within six months after the termination of its operating agreement, a copy of the policies and procedures described in clause (a) in written or electronic format to the service manager; and

(c) accept applications for special needs housing from households who require the type of special needs housing available in the housing project.

(2) A housing provider shall not impose a charge for accepting or processing an application for special needs housing.

Selection of households

14. (1) Subject to sections 15 and 16, a housing provider shall select a household for placement in a vacant unit in its housing project in accordance with the rules set out in this section.

(2) The vacant unit is considered to be a rent-geared-to-income unit if,

- (a) no targeting plan has been established for the housing project in which the unit is located; or
- (b) the unit must be a rent-geared-to-income unit in order to satisfy the requirements of the targeting plan established for the housing project in which the unit is located.

(3) The following rules apply with respect to rent-geared-to-income units, other than special needs housing:

1. The housing provider shall offer the unit to households on the housing provider's waiting list for internal transfers that are eligible for the unit under Part V of Ontario Regulation 298/01, starting with the highest ranked household and continuing in the order in which the households are ranked on that list, until an offer is accepted.
2. If no household on the housing provider's waiting list for internal transfers is eligible for the unit or accepts the unit, the housing provider shall offer the unit to households on the subsidiary waiting list for the housing project who are eligible for the unit under Part V of Ontario Regulation 298/01, starting with the highest ranked household and continuing in the order in which the households are ranked on the subsidiary waiting list, until an offer is accepted by a household.

Alternative housing provider

15. (1) The rules set out in section 14, as they apply to alternative housing units, may be replaced in accordance with subsection 93 (3) of the Act with rules agreed to by the alternative housing provider and the service manager.

(2) In this section,

"alternative housing provider" means a housing provider that has a mandate to provide housing to households that are homeless or hard to house;

"alternative housing unit" means a rent-geared-to-income unit of an alternative housing provider that is made available to households that are homeless or hard to house.

Selection of households, supportive housing provider

16. (1) A supportive housing provider that is a specified supportive housing provider shall select households for its units in accordance with the following rules:

1. If the specified supportive housing provider provides provincially-funded support services in respect of the unit and the unit has been modified to improve accessibility, the specified supportive housing provider shall offer the unit to the highest ranked household on its own waiting list that requires both the accessibility modifications of the unit and the provincially-funded support services, whether or not the household is eligible for rent-geared-to-income assistance.
2. If the specified supportive housing provider provides provincially-funded support services in respect of the unit and the unit has not been modified to improve accessibility, the specified supportive housing provider shall offer the unit to the

highest ranked household on its own waiting list that requires the provincially-funded support services, whether or not the household is eligible for rent-geared-to-income assistance.

3. If the unit has been modified to improve accessibility but the specified supportive housing provider does not provide provincially-funded support services in respect of the unit, the specified supportive housing provider shall offer the unit to the highest ranked household on its own waiting list that requires the accessibility modifications of the unit, whether or not the household is eligible for rent-geared-to-income assistance.

(2) A supportive housing provider, other than a specified supportive housing provider, shall select households for its units in accordance with the following rules:

1. If the supportive housing provider provides provincially-funded support services in respect of the unit and the unit has been modified to improve accessibility, the supportive housing provider shall offer the unit to the highest ranked household on the area waiting list that requires both the accessibility modifications of the unit and the provincially-funded support services, whether or not the household is eligible for rent-geared-to-income assistance.
2. If the supportive housing provider provides provincially-funded support services in respect of the unit and the unit has not been modified to improve accessibility, the supportive housing provider shall offer the unit to the highest ranked household on the area waiting list that requires the provincially-funded support services, whether or not the household is eligible for rent-geared-to-income assistance.
3. If the unit has been modified to improve accessibility but the supportive housing provider does not provide provincially-funded support services in respect of the unit, the supportive housing provider shall offer the unit to the highest ranked household on the area waiting list that requires the accessibility services, whether or not the household is eligible for rent-geared-to-income assistance.

(3) If the highest ranked household to whom a supportive housing provider offers the unit under subsection (1) or (2) does not accept the unit, the supportive housing provider shall offer the unit to other households on the same waiting list who would otherwise qualify for the unit, starting with the next highest ranked household and continuing in the order in which the households are ranked on the waiting list until an offer is accepted by a household.

(4) In subsections (1) and (2), a supportive housing provider is a specified supportive housing provider in respect of a housing project if,

- (a) a lead agency is not designated with respect to the supportive housing provider's special needs housing in the housing project; and
- (b) the supportive housing provider is listed in Column 2 of Table 2 of Ontario Regulation 298/01 opposite the name of the service manager for the service area in which the housing project is located.

(5) In this section,

"area waiting list" means, in respect of a housing project, the waiting list for special needs housing maintained by a lead agency designated with respect to special needs housing in the housing project or the waiting list for special needs housing maintained by the service manager.

Notice of decision

17. (1) If a housing provider offers a unit to a household, other than a household on the housing provider's waiting list for internal

transfers, the housing provider shall give the service manager notice in writing of the household's decision to accept or refuse the unit.

(2) A notice under subsection (1) must be given within 10 days after the household advises the housing provider of the household's acceptance or refusal and must include the following information:

1. The name and address of the housing provider.
2. The name and address of the housing project and sufficient information to identify the unit.
3. The name of the members of the household and sufficient information to enable the service manager to identify the members of the household who will reside in the unit or who would have resided in the unit if the household had not refused the unit.

Refusal to offer

18. (1) Despite sections 14 and 16 and any rules referred to in section 15, a housing provider may refuse to offer a unit to a household if,

- (a) selection of the household would be contrary to its mandate;
- (b) the housing provider has reasonable grounds to believe, based on the household's rental history, that the household may fail to fulfil the obligation to pay rent for the unit in the amount and at the times it is due;
- (c) the household does not agree to accept its responsibilities as a member of the housing provider, if the housing provider is a non-profit housing co-operative, or the housing provider has reasonable grounds to believe that the household will not accept or will be unable to accept those responsibilities;
- (d) in the case of a unit in which individuals will reside in a shared living situation, the housing provider has reasonable grounds to believe that it is unreasonable for the household to reside in the shared accommodation;
- (e) the housing provider has reasonable grounds to believe that the unit is not suitable for the household due to the physical characteristics of the unit in relation to the number, gender and ages of the members of the household; or
- (f) in the case of special needs housing, the level of service required by the household is significantly greater or significantly less than the level of service provided to a household in the unit.

(2) Despite sections 14 and 16 and any rules referred to in section 15, a housing provider shall refuse to offer special needs housing to a household if the household is not eligible under section 19 of Ontario Regulation 298/01 for special needs housing.

(3) A housing provider who refuses to offer a unit to a household under subsection (1) or (2) shall notify the household of the refusal.

(4) The following rules apply in respect of a notice under subsection (3):

1. The notice must be in writing and given to the household not more than 10 days after the housing provider offers the unit to another household.
2. The notice must contain the reasons for the housing provider's refusal to offer the unit to the household and set out the facts on which the housing provider relied in making its decision.
3. The notice must set out the procedures established by the housing provider under section 20 for the internal review of the housing provider's refusal to offer the unit to the household.

Record of refusal to offer

19. (1) If a housing provider refuses to offer a unit to a household under section 18, the housing provider shall maintain a written record of its decision, including a copy of the notice given to the household under that section and the information used by the housing provider in making its decision to refuse to offer the unit to the household, for a period of at least seven years after the day the notice of the decision is given to the household.

(2) The service manager may review the written record described in subsection (1) on reasonable notice and within normal business hours at any time within the time period described in subsection (1).

Internal review of refusal

20. (1) A housing provider shall establish procedures for the internal review of a refusal to offer a unit to a household.

(2) The procedures established under subsection (1) must include the following:

1. An internal review must be carried out if a written request for the review from the household is given to the housing provider within 10 business days after the housing provider gives a notice of refusal to the household under section 18.
2. The household may withdraw the request for internal review by giving written notice of the withdrawal to the housing provider before the review is completed.
3. An individual who participated in the making of the decision to refuse to offer the unit to the household shall not participate in an internal review of that decision.
4. The internal review must be completed within 10 business days after the request for the review is received by the housing provider.
5. The housing provider shall give written notice of the result of the internal review to the household within five business days after the review is completed.

(3) In this section,

“business day” means a day from Monday to Friday, other than a holiday.

PART V LEASES AND OCCUPANCY AGREEMENTS

Requirements

21. (1) Every housing provider and household that rents or occupies a rent-geared-to-income unit or special needs housing in the housing provider's housing project shall enter into a lease or, in the case of a co-operative housing unit, an occupancy agreement that satisfies the following:

1. In the case of a lease, the term of the lease must not exceed one year.
2. The lease or agreement must specify the amount of rent that would be payable if the unit were a market unit, the rent payable by the household and any other charges that the housing provider may impose under this Regulation or the *Tenant Protection Act, 1997*.
3. In the case of a rent-geared-to-income unit,
 - i. the lease or agreement must restrict the occupancy of the unit to the members of the household at the time the lease or agreement is entered into and any additional persons whose occupation of the unit is agreed to subsequently by the housing provider,
 - ii. the lease or agreement must require the household to advise the housing provider of any persons who cease to

occupy the unit or commence to occupy the unit after the lease or agreement is executed, and

- iii. the lease or agreement must prohibit the assignment of the lease or the right to occupy the unit, as the case may be, and prohibit the household from renting or subletting the unit to any person.
4. In the case of a rent-geared-to-income unit, the lease or agreement must provide that the amount of rent for the unit is subject to change if the household's financial circumstances changes sufficiently that the amount of their rent-geared-to-income assistance changes or the household ceases to qualify for rent-geared-to-income assistance.
5. In the case of a rent-geared-to-income unit, the lease or agreement must be executed by every individual,
 - i. whose income is taken into consideration in determining the amount of rent payable by the household, or
 - ii. who is a member of the household and at least 16 years of age.

(2) A housing provider shall ensure that the household residing in a rent-geared-to-income unit complies with the requirements described in paragraph 3 of subsection (1).

(3) A housing provider shall establish rules for the temporary accommodation of guests in its rent-geared-to-income units and shall provide a copy of the rules in either written or electronic format to the service manager and to the households residing in those units.

Rent

22. (1) The amount of rent payable by a household for a rent-geared-to-income unit is the amount determined under the rules prescribed under Part V of the Act.

(2) A housing provider may impose only fees or charges other than rent that are not prohibited by the *Tenant Protection Act, 1997* in respect of a unit that is subject to that Act.

(3) A housing provider that is a non-profit housing co-operative may impose on a member of the co-operative only the following fees and charges in respect of a unit in addition to occupancy charges:

1. Any fee or charge that would be permitted under the *Tenant Protection Act, 1997* if the unit were a rental unit.
2. The initial fee for membership in the housing provider.
3. A pro-rated portion of the annual amount, if any, payable by the housing provider to the Co-operative Housing Federation of Canada.

(4) A housing provider shall not refuse to give vacant possession of a rent-geared-to-income unit to a household that is unable to pay part or all of an amount that is required to be paid at the time that it enters into the written lease or occupancy agreement for the unit, other than rent or occupancy charges, if the household agrees to make payments on account of the unpaid amount in accordance with a reasonable payment schedule acceptable to the housing provider.

(5) Unpaid amounts referred to in subsection (4) that are not paid in accordance with the payment schedule are deemed to be rent payable for the unit.

Occupancy standards

23. The housing provider shall comply with the occupancy standards applicable to its units, as prescribed in Part V of Ontario Regulation 298/01.

PART VI CAPITAL RESERVE

Capital reserve requirements

24. (1) A housing provider that receives a subsidy under the Act shall establish and maintain a capital reserve for its housing projects in a service area that includes the following amounts:

1. The amount in the housing provider's capital reserve fund maintained for those housing projects immediately before the operating agreement for the housing projects was terminated under section 91 of the Act.
2. Contributions made by the housing provider to the capital reserve.

(2) The housing provider shall contribute all amounts each of which is its contribution for a fiscal year, as determined under subsection (3), to its capital reserve for its housing projects in a service area.

(3) The amount of a housing provider's contribution for a fiscal year to its capital reserve for its housing projects in a service area is the amount determined under the following rules:

1. If the fiscal year ends before the fiscal year referred to in paragraph 2, the amount of the housing provider's contribution is the amount determined by the Minister.
2. If the fiscal year is the first fiscal year beginning after the Minister determines the benchmark annual contribution for the housing provider, the amount of the housing provider's contribution is the amount of the benchmark annual contribution.
3. If the fiscal year ends after the fiscal year referred to in paragraph 2, the amount of the housing provider's contribution is the amount determined by multiplying the amount of the housing provider's contribution for the previous fiscal year by the cost index applicable to those housing projects for the fiscal year, as determined by the Minister.

(4) Despite subsection (3), a housing provider shall not contribute an amount to its capital reserve fund for a fiscal year for its housing projects in a service area in excess of the amount by which its surplus for the fiscal year in respect of those housing projects, as determined for the purposes of Part VI of the Act, exceeds,

- (a) the amount of "E" for that fiscal year under subsection 103 (2) of the Act, if the housing provider is entitled for that year to a subsidy calculated under that subsection; or
- (b) the amount of "E" for that fiscal year under subsection 106 (2) of the Act, if the housing provider is entitled for that year to a subsidy calculated under that subsection.

(5) At the option of a housing provider, contributions made by it to its capital reserve within six months after the end of a fiscal year may be considered to be contributions made during the fiscal year.

(6) A housing provider shall account for the funds and property in its capital reserve and the income and expenses of the capital reserve separately from its other property, income and expenses.

(7) A housing provider may use its capital reserve for its housing projects in a service only for the following purposes:

1. To fund eligible capital expenditures related to those housing projects.
2. To make investments permitted under the Act or this Part.

(8) Despite subsection (7), a housing provider shall use funds in its capital reserve that were provided by a service manager in accordance with any conditions or requirements imposed by the service manager at the time the funds were provided.

Investments

25. (1) Subject to section 26, a housing provider shall maintain its capital reserve only in the following types of property:

1. Debt obligations that are fully guaranteed by a financial institution.
2. Debt obligations that are fully secured by deposits with a financial institution.
3. Debt obligations that are fully secured by other debt obligations that are fully guaranteed by a financial institution.
4. Debt obligations issued by the Government of Canada, the government of a province or territory of Canada, a municipality or an agency of such a government or municipality.
5. Debt obligations that are guaranteed by, or fully secured by securities issued by, the Government of Canada, the government of a province or territory of Canada, a municipality or an agency of such a government or municipality.
6. Interests in Canadian dollar money market mutual funds sold by a financial institution with no front-end or back-end sales charges.

(2) Investments made in a housing provider's capital reserve must mature no later than one year after acquisition or must be marketable or capable of redemption no later than one year after acquisition.

(3) If, before the operating agreement for an eligible housing provider is terminated under section 91 of the Act, the Minister has approved a proposal in respect of the investment of funds in the housing provider's capital reserve, the housing provider may continue to invest the funds in its capital reserve in accordance with the proposal.

(4) In this section,

"eligible housing provider" means Toronto Housing Company Inc., Peel Non-Profit Housing Corporation or City of Ottawa Non-Profit Housing Corporation;

"financial institution" means,

- (a) a bank,
- (b) a corporation registered under the *Insurance Act* or the *Investment Contracts Act*,
- (c) a corporation registered under the *Loan and Trust Corporations Act*,
- (d) an entity that is,
 - (i) incorporated or formed by or under an Act of the Parliament of Canada or of the legislature of a province, and
 - (ii) primarily engaged in dealing in securities, including portfolio management and investment counselling, or
- (e) a credit union.

Exception, investments

26. The following rules apply if a housing provider is prescribed for the purposes of clause 142 (1) (c) of the Act:

1. Section 25 does not apply in respect of the housing provider's capital reserve.
2. The housing provider shall participate in a system for pooling capital reserves for investment purposes and shall follow such investment policies referred to in that clause as may be established by the Social Housing Services Corporation.

PART VII SUBSIDIES

$F \times G/H$

Definitions

27. In this Part,

“class” means, in respect of units in a housing project, a class that includes only townhouses or apartments of a specific size;

“transfer date” means, in respect of a housing provider’s housing projects in a service area, the day on which this Regulation first applies to those housing projects.

Market rent index

28. (1) For the purposes of paragraph 2 of subsection 103 (7) of the Act, the market rent index applicable for a fiscal year to a housing provider’s rent-geared-to-income units in housing projects in a service area is the index determined under the following rules:

1. If the fiscal year begins before the Minister determines the final amounts of the benchmark market rents applicable to those units, the market rent index is one.
2. If the fiscal year begins after the Minister determines the final amounts of the benchmark market rents applicable to those units, the market rent index applicable to those units is determined using the formula:

$$A / B$$

in which,

“A” is the sum of all amounts each of which is the product of the housing provider’s index determined under subsection (2) for the fiscal year in respect of a class of units in the service area or in part of the service area, as applicable, multiplied by the average number of the housing provider’s market units of that class in that service area or part of the service area in the fiscal year, and

“B” is the average number of the housing provider’s market units in the service area in the fiscal year.

(2) For the purposes of paragraph 2 of subsection (1), a housing provider’s index for a fiscal year in respect of a class of units in a service area or in part of a service area is determined using the formula:

$$(C \times D/B) + [E \times (B - D)/B]$$

in which,

“C” is the annual percentage change in rent for the fiscal year for the class of units of the housing provider in the service area or part of the service area, as the case may be, as set out in Table 2,

“D” is the total number of the housing provider’s market units of that class in that service area or part of the service area for which there has been at least one change in household occupying the unit during the fiscal year,

“B” is the average number of the housing provider’s market units in that service area or that part of the service area in the fiscal year, and

“E” is the rent guideline referred to in section 129 of the *Tenant Protection Act, 1997* for the calendar year in which the housing provider’s fiscal year begins.

(3) For the purposes of paragraph 2 of subsection 103 (9) of the Act, the market rent index applicable to a housing provider’s housing projects in a service area, for a fiscal year beginning after the Minister determines the final amount of the housing provider’s benchmark market revenue in respect of those housing projects, is the index determined under the formula:

in which,

“F” is the market rent index that would be determined under subsection (1) for the housing provider for the fiscal year in respect of the service area if the housing provider had rent-geared-to-income units in the fiscal year in the service area,

“G” is,

- (a) the final amount of the housing provider’s benchmark market rent in respect of the housing projects, if the fiscal year is the first fiscal year referred to in paragraph 2 of subsection 103 (9) of the Act, or
- (b) the housing provider’s indexed market rent in respect of the housing projects for the previous fiscal year, if the fiscal year is subsequent to the fiscal year referred to in clause (a), and

“H” is,

- (a) the final amount of the housing provider’s benchmark market revenue from the housing projects, if the fiscal year is the first fiscal year referred to in paragraph 2 of subsection 103 (9) of the Act, or
- (b) the housing provider’s indexed market revenue from the housing projects for the previous fiscal year, if the fiscal year is subsequent to the fiscal year referred to in clause (a).

Operating reserve

29. (1) The amount of a housing provider’s operating reserve, if any, in respect of its housing projects in a service area for a fiscal year ending after the transfer date for the purposes of subsection 103 (10) of the Act is the amount determined under the following rules:

1. If the housing provider’s accumulated surplus in respect of the service area at the beginning of the fiscal year or at the beginning of any previous fiscal year that ends after the transfer date, as set out in its annual report for that fiscal year under section 113 of the Act, is equal to or greater than the product of \$300 multiplied by the number of the housing provider’s units in housing projects in the service area at the beginning of that fiscal year, the housing provider’s operating reserve for the fiscal year is nil.

2. If the amount determined in respect of the housing provider for the fiscal year under subsection (2) is nil or a negative amount, the housing provider’s operating reserve for the fiscal year in respect of those housing projects is the amount by which “I” exceeds “J” where,

“I” is the product of 300 multiplied by the average number of the housing provider’s units in the service area in the fiscal year, and

“J” is the housing provider’s accumulated surplus for its housing projects in the service area at the end of the fiscal year.

3. If neither paragraph 1 nor 2 applies for the fiscal year, the housing provider’s operating reserve for the fiscal year in respect of those projects is the amount by which “K” exceeds “L” where,

“K” is the housing provider’s net operating income for the fiscal year from those housing projects, as determined for the purposes of subsection 103 (11) of the Act, and

“L” is the sum of the housing provider’s affordable mortgage payment, as determined under subsection 103 (4) of the Act, and its mandatory payment for the fiscal year, if any,

as determined under subsection 103 (8) of the Act, in respect of those housing projects.

(2) For the purposes of paragraph 2 of subsection (1), the amount determined under this subsection is the amount determined using the formula:

$$I - [J + (K - L)]$$

in which,

“I” and “J” are the amounts that would be determined under paragraph 2 of subsection (1) in respect of those housing projects for the fiscal year, and

“K” and “L” are the amounts that would be determined under paragraph 3 of subsection (1) in respect of those housing projects for the fiscal year.

(3) The amount of a housing provider’s operating reserve, if any, in respect of its housing projects in a service area for a fiscal year ending after the transfer date for the purposes of subsection 106 (4) of the Act is the amount determined under the following rules:

1. If the housing provider’s accumulated surplus in respect of the service area at the beginning of the fiscal year or at the beginning of any previous fiscal year that ends after the transfer date, as set out in its annual report for that fiscal year under section 113 of the Act, is equal to or greater than the product of \$300 multiplied by the number of the housing provider’s units in housing projects in the service area at the beginning of that fiscal year, the housing provider’s operating reserve for the fiscal year is nil.

2. If the amount determined in respect of the housing provider for the fiscal year under subsection (4) is nil or a negative amount, the housing provider’s operating reserve for the fiscal year in respect of those housing projects is the amount by which “I” exceeds “J” where,

“I” is the product of 300 multiplied by the average number of the housing provider’s units in the service area in the fiscal year, and

“J” is the housing provider’s accumulated surplus for its housing projects in the service area at the end of the fiscal year.

3. If neither paragraph 1 nor 2 applies for the fiscal year, the housing provider’s operating reserve for the fiscal year in respect of those projects is the amount by which “M” exceeds “N” where,

“M” is the housing provider’s indexed operating costs for the fiscal year from those housing projects, and

“N” is the amount of the housing provider’s operating costs for the fiscal year for those housing projects.

(4) For the purposes of paragraph 2 of subsection (3), the amount determined under this subsection is the amount determined using the formula:

$$I - [J + (M - N)]$$

in which,

“I” and “J” are the amounts that would be determined under paragraph 2 of subsection (3) in respect of those housing projects for the fiscal year, and

“M” and “N” are the amounts that would be determined under paragraph 3 of subsection (3) in respect of those housing projects for the fiscal year.

(5) For the purposes of this section, a housing provider’s accumulated surplus in respect of a service area at the beginning of a fiscal

year is the portion of its retained earnings at the end of the previous fiscal year, as set out in its annual report under section 113 of the Act and determined in accordance with generally accepted accounting principles as they apply to social housing, that can reasonably be considered to be derived from its housing projects in the service area.

(6) All amounts that are not whole numbers that are used in calculations under this section or that result from calculations under this section must be rounded to two decimal places.

Revenue and operating costs

30. (1) For the purposes of subsection 103 (11) of the Act, the revenue of a housing provider for a fiscal year with respect to its housing projects in a service area is the total of the following types of revenue earned by the housing provider in the fiscal year in respect of the housing projects and units in the housing projects:

1. Revenue derived from the parts of the housing projects allocated to residential accommodation.
2. Revenue related to the parts of the housing projects allocated for use by residents of the housing projects including revenue derived from the use of meeting rooms, recreational facilities, laundry facilities, parking areas, exterior grounds, external building walls and roofs.

(2) For the purposes of subsection 103 (11) of the Act, a housing provider’s operating costs for a fiscal year from its housing projects in a service area equal the total amount of the following expenses, allowances and contributions of the housing provider for the year that are reasonably applicable to the portions of those housing projects used for residential accommodation and ancillary functions, as determined in accordance with generally accepted accounting principles as they apply to social housing:

1. Salaries, wages and employment benefits.
2. Maintenance expenses.
3. Utility costs, including electricity, fuel, water and sewer charges.
4. Administration expenses.
5. Insurance premiums.
6. Bad debt expenses.
7. Contributions to the housing provider’s capital reserve.

(3) For the purposes of this section, gifts and donations made to a housing provider are not considered to be revenue of the housing provider.

Benchmark amounts

31. (1) For the purposes Part VI of the Act, the Minister shall determine a housing provider’s benchmark revenue and benchmark costs for its housing projects in a service area based on an analysis of historical data from comparable housing projects operated under comparable market conditions.

(2) The Minister shall determine a housing provider’s benchmark market rent for each unit in a housing project based on an analysis of historical data from comparable units in comparable housing projects operated under comparable market conditions.

Section 106 housing providers

32. For the purposes of section 106 of the Act, the cost index for a fiscal year applicable to the housing projects in a service area of a housing provider named in Table 3 is the index set out in the same row of that Table as,

- (a) the name of the housing provider;
- (b) the calendar year in which the fiscal year ends; and

- (c) the name of the service manager for the service area in which the housing projects are located.

Change in economic conditions

33. (1) This section applies to a housing provider in respect of its housing projects located in a service area in a part of Ontario determined by the Minister for the purposes of subsection 110 (2) of the Act.

(2) Despite section 103 of the Act, if this section applies to a housing provider for a fiscal year in respect of its housing projects in a service area, the amount of the housing provider's subsidy under section 102 of the Act for the fiscal year in respect of those housing projects is the amount that would be determined under section 103 of the Act for the fiscal year if the amount of the housing provider's mandatory payment for the fiscal year in respect of those housing projects for the purposes of subsection 103 (2) of the Act were the lesser of,

- (a) the amount that otherwise would be determined to be its mandatory payment for the fiscal year in respect of those housing units under subsection 103 (8) of the Act; and
- (b) the amount of its adjusted mandatory payment for the fiscal year in respect of those housing projects.

(3) For the purposes of subsection (2), the amount of a housing provider's adjusted mandatory payment for a fiscal year in respect of its housing projects in a service area is the amount determined using the formula:

$$A - B$$

in which,

"A" is the difference between the housing provider's indexed market rents for the fiscal year from all units in those housing projects and the total of the housing provider's benchmark market rents for those units, as determined under this Part, and

"B" is the difference between the housing provider's indexed operating costs for the fiscal year in respect of those housing projects and the benchmark operating costs for those housing projects.

(4) For the purposes of subsection (3), a housing provider's indexed operating costs for a fiscal year in respect of its housing projects in the service area is the amount that otherwise would be determined under the rules in subsection 106 (3) of the Act for the fiscal year in respect of the housing projects, if that subsection applied to the housing provider, using the indices set out in Table 4 opposite the name of the service manager for the service area in which the housing projects are located and calendar year in which the fiscal year ends.

(5) For the purposes of subsections (1) and (2), an amount determined under subsection (2) or (3) may be a positive or negative number or zero.

(6) Subsection 103 (5) of the Act applies with necessary modifications if the amount of subsidy payable to a housing provider, as determined under this section, is less than the subsidy (other than a rent-geared-to-income subsidy) paid to the housing provider under an operating agreement that is terminated by the Act.

(7) Section 105 of the Act applies with necessary modifications in respect of a housing provider entitled to a subsidy calculated under this section.

Additional subsidy

34. (1) A service manager may impose the following terms and conditions for the payment of an additional subsidy to a housing provider:

1. The service manager may require the housing provider to provide proof to the satisfaction of the service manager that the housing provider requires the additional subsidy.
2. The service manager may require the housing provider to repay all or part of the additional subsidy within a period of time specified by the service manager.
3. If the housing provider is required to repay all or part of the additional subsidy, the service manager may require the housing provider to establish a reasonable schedule for the repayment and to demonstrate to the satisfaction of the service manager how the housing provider intends to fund the repayment.
4. If the housing provider is required to repay all or part of the additional subsidy, the service manager may require the housing provider to submit the housing provider's annual budgets for the housing projects for review and approval by the service manager for five or fewer fiscal years after the fiscal year in which the additional subsidy is repaid or its repayment is forgiven by the service manager.
5. If the housing provider is required to repay all or part of the additional subsidy, the service manager may require the housing provider to provide reports on the following at such times as the service manager may direct during the period that ends not later than five years after the additional subsidy is repaid or its repayment is forgiven by the service manager:
 - i. the market rents established by the housing provider for units in the housing project, and
 - ii. the variances and explanations of the variances between amounts forecasted in the housing provider's budgets, as approved by the service manager, and actual amounts.
6. The service manager may require the housing provider to retain a person acceptable to the service manager to provide property management services or to terminate a contract for property management services in accordance with the terms of the contract and enter into a contract for property management services with a different person acceptable to the service manager.
7. The service manager may require the housing provider to increase its revenue by increasing occupancy charges or market rents on units, subject to any restriction imposed by the *Tenant Protection Act, 1997*.
8. The service manager may require the housing provider to obtain training for its staff or directors.
9. Subject to the Act and the regulations, the service manager may impose restrictions on the amount the housing provider may expend on eligible capital expenditures.
10. Subject to subsection 111 (4) of the Act and subsection (2), the service manager may require the housing provider to agree to such temporary amendment to the housing provider's targeting plan for the housing project to which the additional subsidy relates or to the housing provider's mandate as the service manager may specify.

(2) A temporary amendment mentioned in paragraph 10 of subsection (1) must provide that it ceases to apply and the original provisions of the targeting plan or mandate, as the case may be, applies as of a day that is not later than two years after the day the temporary amendment takes effect.

PART VIII ADMINISTRATION

Records

35. (1) Subject to subsection (2), every housing provider shall retain its financial records and its records relating to a housing project

for at least seven years after the end of the fiscal year to which the record relates.

(2) Every housing provider shall retain its records relating to every household which occupies a unit in its housing projects for a period of at least five years after the date the household last resides in a unit in the housing project.

Annual report

36. For the purposes of subsection 113 (2) of the Act, a housing provider shall include the following information and documents in its annual report for a fiscal year:

1. Audited financial statements for the fiscal year.
2. Information concerning amounts reported in the audited financial statements for the fiscal year.
3. The information needed to enable the service manager to calculate the amount of any subsidy payable to the housing provider for the fiscal year under section 102 of the Act.
4. Statistical information concerning households in housing projects in the service area.

Insurance

37. (1) Every housing provider, other than a non-profit housing co-operative, shall obtain and maintain insurance with respect to its housing projects in accordance with the Ministry of Municipal Affairs and Housing Directive 2001-02 dated March 14, 2000 — *Group Insurance Program for Municipal and Private Non-profit Housing Corporations*.

(2) Despite subsection (1), if a housing provider is prescribed for the purposes of clause 142 (1) (d) of the Act, it shall participate in such insurance programs as may be co-ordinated by the Social Services Housing Corporation.

Mortgage renewals

38. For the purposes of clause 93 (2) (h) of the Act, a housing provider shall participate in such process as may be established by the Minister for the renewal and replacement of mortgages.

PART IX LOCAL HOUSING CORPORATIONS

Transitional

39. (1) A local housing corporation that has a housing project in the service area of a service manager listed in Table 1 shall select households for placement in vacant units of the housing project in accordance with the Ministry of Municipal Affairs and Housing Directive 97-17 dated July 4, 1997 — *Implementing a Modified Chronological Resident Selection System*, commencing on the day set out opposite the name of the service manager in Table 1 and ending on the day the centralized waiting list is established by the service manager for the service area.

(2) For the purposes of the application of the provisions of the directive referred to in subsection (1),

- (a) the directive shall be read without reference to the portion entitled *Changes to Portfolio Targets*; and
- (b) a local housing corporation shall be treated as if it had a targeting plan under section 98 of the Act that requires all of its units to be rent-geared-to-income.

PART X COMMENCEMENT

Commencement

40. (1) **Subject to subsection (2), this Regulation comes into force on the day it is filed.**

(2) **Section 26 comes into force on the later of,**

- (a) **the day section 141 of the *Social Housing Reform Act, 2000* comes into force; and**
- (b) **the day this Regulation is filed.**

TABLE 1

Service Manager	Housing Project	Commencement Date
Regional Municipality of Peel	1255 Vanrose Street, Mississauga — Aghabi Non-Profit Housing Inc.	October 1, 2001
	2333 South Millway, Mississauga — Ahneen Co-operative Homes Inc.	October 1, 2001
	Armagh House (Shelter) — Armagh	October 1, 2001
	110 Acorn Place, Mississauga — Barbertain Co-operative Homes Inc.	October 1, 2001
	54 Malta Avenue, Brampton — Bayanihan Non-Profit Co-operative Homes Inc.	October 1, 2001
	5975, 5985, 5995 Glen Erin Dr., Mississauga — Britannia Glen Co-operative Homes Inc.	October 1, 2001
	20 Strathaven Dr., Mississauga — Cervantes Lions Non-Profit Housing Corporation	October 1, 2001
	11 Church Street West, Brampton — Chegoggin Co-Operative Homes Inc.	October 1, 2001
	Camille's Place, Mississauga — Congress of Black Women (Mississauga) Non-Profit Housing Inc.	October 1, 2001
	120 Acorn Place, Mississauga — Dan Benedict Co-operative Homes Corporation	October 1, 2001
	3061 Battleford Road, Mississauga — Edenwood Seniors Village Inc.	October 1, 2001
	1900 North Sheridan Way, Mississauga — Erin Court Co-Operative Homes Inc.	October 1, 2001
	Coral Place, Mississauga — Federation of Chinese Canadian Professionals Non-Profit Housing Corporation	October 1, 2001
	1180-1190 Forestwood Drive, Mississauga — Forestwood Co-operative Homes Inc.	October 1, 2001
	155 & 195 Forum Drive, Mississauga — MICBA Forum Italia Community Services	October 1, 2001
	Fallingbrook Mews, Mississauga — Hope Villa Non-Profit Residences of North York	October 1, 2001
	2-71 Stokes Road, Brampton — Indo-Canadian Non-Profit Housing Corporation of Peel	October 1, 2001
	4050 Dixie Road, Mississauga — International Ladies Garment Workers Union Housing Co-operative Inc.	October 1, 2001
	Croatia Tower, Brampton — Kancro Non-Profit Homes Corporation	October 1, 2001
	1185 Vanrose Street, Mississauga — Las Americas Co-operative Homes Inc.	October 1, 2001
	5955 Glen Erin Drive, Mississauga — Lom Nava Housing Co-operative Inc.	October 1, 2001

Service Manager	Housing Project	Commencement Date
	195 William Sharp Drive, Brampton — Northwood Park Co-operative Homes Inc.	October 1, 2001
	3420 The Collegeway, Mississauga — Pathway Non-Profit Community Developments Incorporated of Peel	October 1, 2001
	Britannia Place, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Chelsea Gardens, Brampton — Peel Non-Profit Housing Corporation	October 1, 2001
	Clipstone Court, Brampton — Peel Non-Profit Housing Corporation	October 1, 2001
	Colonial Terrace, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Confederation Place, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Conover, Brampton — Peel Non-Profit Housing Corporation	October 1, 2001
	Creditbend Terrace, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Derrybrae Place, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Drury Crescent, Brampton — Peel Non-Profit Housing Corporation	October 1, 2001
	Fair Oaks, Brampton — Peel Non-Profit Housing Corporation	October 1, 2001
	Fletcher View, Brampton — Peel Non-Profit Housing Corporation	October 1, 2001
	Garden Gate, Brampton — Peel Non-Profit Housing Corporation	October 1, 2001
	Gardenview Court, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Gran Columbia Hiscan, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Hammond Road, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	H.I.A.P.H. House, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Lakeside Court, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Lakeview Promenade, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Pinnacle View (Alton Seniors), Caledon — Peel Non-Profit Housing Corporation	October 1, 2001
	Redmond, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Ridgewood Court, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Springfield Gardens, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Stationview Place, Bolton — Peel Non-Profit Housing Corporation	October 1, 2001
	Surveyor's Point, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	The Castlebrooke, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Weavers Hill (Porto Fino), Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Wedgewood Court, Brampton — Peel Non-Profit Housing Corporation	October 1, 2001
	Westwood Place, Mississauga — Peel Non-Profit Housing Corporation	October 1, 2001
	Whillans Gate, Brampton — Peel Non-Profit Housing Corporation	October 1, 2001
	Kimbermount Village, Mississauga — Peel Multicultural Council Housing Project Inc.	October 1, 2001
	3024 Cedarglen Gate, Mississauga — Shalimar International Housing Corporation Inc.	October 1, 2001
	71 Mary Street, Brampton — St. Mary's Senior Citizen's Residence Brampton Inc.	October 1, 2001
	30 Tannery Street, Mississauga — Tannery Gate Tower Co-operative Homes Inc.	October 1, 2001
	Villa Esperanza, Mississauga — Tinimint Housing Non-Profit Inc.	October 1, 2001
	924 Rathburn Road, Mississauga — Tomken Grove Non-Profit Homes	October 1, 2001
	Union Village, Brampton — Union Housing Opportunities (Peel-Halton) Inc.	October 1, 2001
	Mohogany Place, Brampton — United Achievers Non-Profit Housing Corporation	October 1, 2001
	Turtle Creek Manor, Mississauga — Wawel Villa, Incorporated	October 1, 2001
	1035 Windsor Hill Blvd., Mississauga — Windsor Hill Non-Profit Housing Corporation	October 1, 2001
	1205 Vanrose Street, Mississauga — WISMA Mega Indah Inc.	October 1, 2001
	2584 Rugby Road, Mississauga — Yarl Co-operative Homes Inc.	October 1, 2001
Regional Municipality of Waterloo	693 Beechwood Drive, Waterloo — Beechwood Co-operative Homes Inc.	October 1, 2001
	Summerville Place, Kitchener — Better Canada Homes Non-Profit Corporation	October 1, 2001
	Kiwanis Village, Cambridge — Cambridge Kiwanis Village Non-Profit Housing Corporation	October 1, 2001
	Preston Heights, Cambridge — Cambridge Kiwanis Village Non-Profit Housing Corporation	October 1, 2001
	Elgin & Borden Sts., Cambridge — Cambridge Non-Profit Housing Corporation	October 1, 2001
	Chimney Hill, Cambridge — Cambridge Non-Profit Housing Corporation	October 1, 2001
	Eagle St. Seniors' Housing, Cambridge — Cambridge Non-Profit Housing Corporation	October 1, 2001
	Myers Road Family Housing, Cambridge — Cambridge Non-Profit Housing Corporation	October 1, 2001
	Saint Andrews St. Seniors' Housing, Cambridge — Cambridge Non-Profit Housing Corporation	October 1, 2001
	Shamrock Heights, Cambridge — Cambridge Non-Profit Housing Corporation	October 1, 2001
	Wolfe Property, Cambridge — Cambridge Non-Profit Housing Corporation	October 1, 2001
	3289 King Street East, Kitchener — Changemakers Co-operative Homes (Kitchener) Inc.	October 1, 2001
	50 Morning Calm Drive, Cambridge — Clarion Co-operative Homes Incorporated	October 1, 2001
	Cypriot Homes — Ph. I, Kitchener — Cypriot Homes of the Kitchener-Waterloo Area	October 1, 2001
	Cypriot Homes Phase II, Kitchener — Cypriot Homes of the Kitchener-Waterloo Area	October 1, 2001

Service Manager	Housing Project	Commencement Date
	Hellenic Place, Kitchener — The Hellenic Community of Kitchener-Waterloo and Suburbs Housing Inc.	October 1, 2001
	5 Galt Avenue, Cambridge — Highland Homes Co-operative Inc.	October 1, 2001
	Eby Village, Kitchener — House of Friendship of Kitchener	October 1, 2001
	Carwood Green, Kitchener — Kitchener Housing Inc.	October 1, 2001
	Cedarhill Court, Kitchener — Kitchener Housing Inc.	October 1, 2001
	Gage Green, Kitchener — Kitchener Housing Inc.	October 1, 2001
	George Vanier, Kitchener — Kitchener Housing Inc.	October 1, 2001
	Izma Green, Kitchener — Kitchener Housing Inc.	October 1, 2001
	Lancaster Maples, Kitchener — Kitchener Housing Inc.	October 1, 2001
	Linden Manor / Canpar, Kitchener — Kitchener Housing Inc.	October 1, 2001
	Linden Terrace, Kitchener — Kitchener Housing Inc.	October 1, 2001
	Shantz Terrace, Kitchener — Kitchener Housing Inc.	October 1, 2001
	The Charles (Family & Child Services), Kitchener — Kitchener Housing Inc.	October 1, 2001
	Union Lane, Kitchener — Kitchener Housing Inc.	October 1, 2001
	Victoria School Village, Kitchener — Kitchener Housing Inc.	October 1, 2001
	Waldau Woods, Kitchener — Kitchener Housing Inc.	October 1, 2001
	155 Lincoln Road, Waterloo — Kitchener-Waterloo Young Women's Christian Association	October 1, 2001
	Morning Calm, Cambridge — Lusitania Villas of Cambridge Incorporated	October 1, 2001
	930 Elgin Street North, Cambridge — Max Saltsman Community Co-operative Inc.	October 1, 2001
	634-636 Erb Street West, Waterloo — Needlewood Glen Housing Co-operative Inc.	October 1, 2001
	737 Doon Village Road, Kitchener — New Generation Co-operative Homes Inc.	October 1, 2001
	590 Kraus Drive, Waterloo — Pablo Neruda Non-Profit Housing Corporation	October 1, 2001
	Chandler Drive, Kitchener — Sand Hills Co-operative Homes Inc.	October 1, 2001
	507 Ottawa Street South, Kitchener — Senioren Haus Concordia Inc.	October 1, 2001
	368 Baringer Road, Waterloo — Seven Maples Co-operative Homes Incorporated	October 1, 2001
	436-456 Kingscourt Drive, Waterloo — Shamrock Co-operative Homes Inc.	October 1, 2001
	Luther Manor Phase III, Waterloo — St. John's Senior Citizens' Home	October 1, 2001
	209-215 Springfield Crescent, Waterloo — Victoria Park Community Homes Inc.	October 1, 2001
	Cushman Court, New Hamburg — Waterloo Region Non-Profit Housing Corporation	October 1, 2001
	Erb Court, Waterloo — Waterloo Region Non-Profit Housing Corporation	October 1, 2001
	Kingscourt Dr., Waterloo — Waterloo Region Non-Profit Housing Corporation	October 1, 2001
	Willowside Co-op — Ph. II, Kitchener — Willowside Housing Co-operative Inc.	October 1, 2001
	Willowside Housing Co-op — Ph. I, Kitchener — Willowside Housing Co-operative Inc.	October 1, 2001
City of Kingston	333 Kingscourt Avenue, Kingston — Bridge House (Kingston) Incorporated	October 1, 2001
	Kingston Co-op Phase II, Kingston — Kingston Co-operative Homes Inc.	October 1, 2001
	10 Hamilton Street, Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	11 Vine Street, Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	27 John Street, Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	330 Nelson St., Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	510 MacDonnell Street, Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	52 Liddell Crescent, Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	52 Lorne Street, Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	6 Dunkirk Avenue, Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	721 King Street West, Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	235 Conacher Drive, Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	9 Shaw Street, Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	220 Sutherland Drive, Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	20 Terraceview Road, Kingston — Kingston Home Base Non-Profit Housing Inc.	October 1, 2001
	37 Cassidy Street, Kingston — Kingston Municipal Non-Profit Housing Corporation	October 1, 2001
	375 Patrick Street, Kingston — Kingston Municipal Non-Profit Housing Corporation	October 1, 2001
	205 Rideau Street, Kingston — Kingston Municipal Non-Profit Housing Corporation	October 1, 2001
	257 Rideau & 710 Division Streets, Kingston — Kingston Municipal Non-Profit Housing Corporation	October 1, 2001
	County Living, Glenburnie — Kingston Municipal Non-Profit Housing Corporation	October 1, 2001
	234, 242 & 298 Guthrie Street, Kingston — Lois Miller Co-operative Homes Inc.	October 1, 2001
	Gillam I/II & Tseng, Sharbot Lake — North Frontenac Non-Profit Housing Corporation	October 1, 2001
	North Frontenac NPHC — Phase I, Sharbot Lake — North Frontenac Non-Profit Housing Corporation	October 1, 2001
	Cota Site, Sharbot Lake — North Frontenac Non-Profit Housing Corporation	October 1, 2001
	700 Division Street, Kingston — Porto Village Non-Profit Homes Inc.	October 1, 2001
	671 Princess Street, Kingston — Royal Canadian Legion Villa Kingston	October 1, 2001
	760 Front Road, Kingston — St. Andrew-Thomas Senior Citizens Residences Kingston Township Inc.	October 1, 2001
	65 Daly Street, Kingston — Weller Arms Non-Profit Homes Inc.	October 1, 2001

Service Manager	Housing Project	Commencement Date
	107 Day Street, Kingston — The Elizabeth Fry Society of Kingston	October 1, 2001
	1086 Montreal St., Kingston — The Elizabeth Fry Society of Kingston	October 1, 2001
	11 Shaw Street, Kingston — The Elizabeth Fry Society of Kingston	October 1, 2001
	1343 Montreal Street, Kingston — The Elizabeth Fry Society of Kingston	October 1, 2001
	152 Weller Ave., Kingston — The Elizabeth Fry Society of Kingston	October 1, 2001
	18 Smith Street, Kingston — The Elizabeth Fry Society of Kingston	October 1, 2001
	326 Elmwood Street, Kingston — The Elizabeth Fry Society of Kingston	October 1, 2001
	46-48 Markland Street, Kingston — The Elizabeth Fry Society of Kingston	October 1, 2001
	52 Toronto Street, Kingston — The Elizabeth Fry Society of Kingston	October 1, 2001
	561 Albert Street, Kingston — The Elizabeth Fry Society of Kingston	October 1, 2001
	77 York Street, Kingston — The Elizabeth Fry Society of Kingston	October 1, 2001
County of Lambton	88 Butler Street, Kingston — The Elizabeth Fry Society of Kingston	October 1, 2001
	Orchard View Apts., Arkona — Arkona Lions Non-Profit Housing Inc.	October 1, 2001
	1575 London Road, Sarnia — Bethel Seniors' Apartments Sarnia	October 1, 2001
	1240 Afton Court, Sarnia — Faethorne Place Housing Co-operative Inc.	October 1, 2001
	Ozanam Manor (shelter), Sarnia — Ozanam Non-Profit Housing, Sarnia-Lambton	October 1, 2001
	Berean Community Housing, Sarnia — Sarnia-Lambton Berean Community Housing	October 1, 2001
	Meadowview, Thedford — Thedford Non-Profit Housing Inc.	October 1, 2001
Regional Municipality of York	Widder Court, Thedford — Thedford Non-Profit Housing Inc.	October 1, 2001
	Ambassador Place, Watford — Watford Optimist Non-Profit Housing Corporation	October 1, 2001
	45 Atherton Cres, Georgina — Bethany Co-operative Homes Inc.	November 1, 2001
	180 Grove Terrace, Newmarket — Bogart Creek Co-operative Homes Inc.	November 1, 2001
	Legion Apts., Vaughan — Branch 414 Legion Village Non-Profit Housing Corporation	November 1, 2001
	Calvary Manor, Markham — Calvary House (Markham) Corp.	November 1, 2001
	280 Davis Dr., Newmarket — Carpenters Local 27 Housing Co-operative Inc.	November 1, 2001
	172 James Henry Dr., Aurora — Charles Darrow Housing Co-operative Inc.	November 1, 2001
	Cedarview Lodge Project, Newmarket — Davis Drive Non-Profit Homes Corp.	November 1, 2001
	60 Friuli Court, Vaughan — Friuli Benevolent Corporation	November 1, 2001
	Germania Place, Newmarket — German-Canadian Housing of Newmarket Inc.	November 1, 2001
	4460 Forteenth Ave., Markham — Hagerman Corners Community Homes Inc.	November 1, 2001
	Trinity Square, Markham — Holy Trinity Non-Profit Residences York	November 1, 2001
	Alison Court, Newmarket — Inter Faith Homes (Centenary) Corporation	November 1, 2001
	Manor Green (Crossland Gate), Newmarket — Inter Faith Homes (Centenary) Corporation	November 1, 2001
	138 Yorkland St., Richmond Hill — Ja'fari Islamic Housing Corporation	November 1, 2001
	103-105 Weldrick Rd. East, Richmond Hill — John Fitzpatrick Steelworkers Housing Co-operative Inc.	November 1, 2001
	101 & 102 Yorkland St., Vaughan — Jubilee Garden Non-Profit Housing Corp.	November 1, 2001
	Kin Village, Markham — Kinsmen Non-Profit Housing Corporation, (Richmond Hill)	November 1, 2001
	46 Berwick Cres., Richmond Hill — Landsberg/Lewis Housing Co-operative Inc.	November 1, 2001
	Preston Thompson Place, Aurora — Machell's Corners Housing Co-operative Inc.	November 1, 2001
	230 Sunset Beach Rd., Richmond Hill — Oakwil Non-Profit Housing Corporation	November 1, 2001
	601 Clark Ave. West, Vaughan — OHR Somayach Residential Centre Inc.	November 1, 2001
	Genesis Place, Richmond Hill — Prophetic Non-Profit (Richmond Hill) Inc.	November 1, 2001
	Woodland Estates, Newmarket — Region of York Housing Corporation	November 1, 2001
	Brayfield Manors, Newmarket — Region of York Housing Corporation	November 1, 2001
	Hadley Grange, Aurora — Region of York Housing Corporation	November 1, 2001
	Keswick Gardens, Georgina — Region of York Housing Corporation	November 1, 2001
	2 Lowndes Ave./Glenwood Mews, Georgina — Region of York Housing Corporation	November 1, 2001
	Oxford Village, East Gwillimbury — Region of York Housing Corporation	November 1, 2001
	Rosetown, Richmond Hill — Region of York Housing Corporation	November 1, 2001
	Springbrook Gardens, Richmond Hill — Region of York Housing Corporation	November 1, 2001
	Heritage East, Newmarket — Region of York Housing Corporation	November 1, 2001
	8675 Bayview Ave., Richmond Hill — Richmond Hill Co-operative Homes Inc.	November 1, 2001
	Observatory Lane, Richmond Hill — Richmond Hill Ecumenical Homes Corporation	November 1, 2001
	Kitchen-Breedon Manor, King — Schomberg Lions Club Non-Profit Housing Corporation	November 1, 2001
	St. Luke's Lodge, Markham — Thornhill St. Luke's Seniors Home Inc.	November 1, 2001
	325 Crosby Ave., Richmond Hill — Lutheran Social Services (Hanover) Inc.	November 1, 2001
	90 Bainbridge Ave., Vaughan — St. Peter's Seniors' Residence Woodbridge Inc.	November 1, 2001
	51-95 Inverlochy Blvd., Markham — Thornhill Green Co-operative Homes Inc.	November 1, 2001
	Porter Place, East Gwillimbury — Transitional and Supportive Housing Service of York Region	November 1, 2001
	Trinity Glen, Newmarket — United Church Developments (York Presbytery)	November 1, 2001
	Cedarcrest Manor, Markham — Water Street Non-Profit Homes Inc.	November 1, 2001

TABLE 2

	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6	COLUMN 7	COLUMN 8	COLUMN 9	COLUMN 10
	Service Manager as of January 1, 2001	Bachelor apartment	1 bedroom apartment	2 bedroom apartment	3 bedroom apartment	4 bedroom apartment	1 bedroom townhouse	2 bedroom townhouse	3 bedroom townhouse	4 bedroom townhouse
1.	City of Toronto	0%	0%	0%	0%	0%	0%	0%	0%	0%
2.	Regional Municipality of Durham	0%	0%	0%	0%	0%	0%	0%	0%	0%
3.	County of Norfolk	0%	0%	0%	0%	0%	0%	0%	0%	0%
4.	Regional Municipality of Halton	0%	0%	0%	0%	0%	0%	0%	0%	0%
5.	City of Hamilton	0%	0%	0%	0%	0%	0%	0%	0%	0%
6.	Regional Municipality of Niagara	0%	0%	0%	0%	0%	0%	0%	0%	0%
7.	City of Ottawa	0%	0%	0%	0%	0%	0%	0%	0%	0%
8.	Regional Municipality of Peel	0%	0%	0%	0%	0%	0%	0%	0%	0%
9.	City of Greater Sudbury	0%	0%	0%	0%	0%	0%	0%	0%	0%
10.	Regional Municipality of Waterloo	0%	0%	0%	0%	0%	0%	0%	0%	0%
11.	Regional Municipality of York	0%	0%	0%	0%	0%	0%	0%	0%	0%
12.	District Municipality of Muskoka	0%	0%	0%	0%	0%	0%	0%	0%	0%
13.	City of Brantford	0%	0%	0%	0%	0%	0%	0%	0%	0%
14.	County of Bruce	0%	0%	0%	0%	0%	0%	0%	0%	0%
15.	Municipality of Chatham-Kent	0%	0%	0%	0%	0%	0%	0%	0%	0%
16.	County of Dufferin	0%	0%	0%	0%	0%	0%	0%	0%	0%
17.	City of St. Thomas	0%	0%	0%	0%	0%	0%	0%	0%	0%
18.	City of Windsor	0%	0%	0%	0%	0%	0%	0%	0%	0%
19.	City of Kingston	0%	0%	0%	0%	0%	0%	0%	0%	0%
20.	County of Grey	0%	0%	0%	0%	0%	0%	0%	0%	0%
21.	County of Hastings	0%	0%	0%	0%	0%	0%	0%	0%	0%
22.	County of Huron	0%	0%	0%	0%	0%	0%	0%	0%	0%
23.	County of Lambton	0%	0%	0%	0%	0%	0%	0%	0%	0%
24.	County of Lanark	0%	0%	0%	0%	0%	0%	0%	0%	0%
25.	United Counties of Leeds and Grenville	0%	0%	0%	0%	0%	0%	0%	0%	0%
26.	County of Lennox and Addington	0%	0%	0%	0%	0%	0%	0%	0%	0%
27.	City of London	0%	0%	0%	0%	0%	0%	0%	0%	0%
28.	County of Northumberland	0%	0%	0%	0%	0%	0%	0%	0%	0%
29.	County of Oxford	0%	0%	0%	0%	0%	0%	0%	0%	0%
30.	City of Stratford	0%	0%	0%	0%	0%	0%	0%	0%	0%
31.	City of Peterborough	0%	0%	0%	0%	0%	0%	0%	0%	0%
32.	United Counties of Prescott and Russell	0%	0%	0%	0%	0%	0%	0%	0%	0%
33.	County of Renfrew	0%	0%	0%	0%	0%	0%	0%	0%	0%
34.	County of Simcoe	0%	0%	0%	0%	0%	0%	0%	0%	0%
35.	City of Cornwall	0%	0%	0%	0%	0%	0%	0%	0%	0%
36.	City of Kawartha Lakes	0%	0%	0%	0%	0%	0%	0%	0%	0%
37.	County of Wellington	0%	0%	0%	0%	0%	0%	0%	0%	0%
38.	Algoma District Services Administration Board	0%	0%	0%	0%	0%	0%	0%	0%	0%
39.	District of Sault Ste. Marie Social Services Administration Board	0%	0%	0%	0%	0%	0%	0%	0%	0%

	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6	COLUMN 7	COLUMN 8	COLUMN 9	COLUMN 10
	Service Manager as of January 1, 2001	Bachelor apartment	1 bedroom apartment	2 bedroom apartment	3 bedroom apartment	4 bedroom apartment	1 bedroom townhouse	2 bedroom townhouse	3 bedroom townhouse	4 bedroom townhouse
40.	District of Cochrane Social Services Administration Board	0%	0%	0%	0%	0%	0%	0%	0%	0%
41.	Kenora District Services Board	0%	0%	0%	0%	0%	0%	0%	0%	0%
42.	Manitoulin-Sudbury District Social Services Administration Board	0%	0%	0%	0%	0%	0%	0%	0%	0%
43.	District of Nipissing Social Services Administration Board	0%	0%	0%	0%	0%	0%	0%	0%	0%
44.	District of Parry Sound Social Services Administration Board	0%	0%	0%	0%	0%	0%	0%	0%	0%
45.	District of Rainy River Social Services Administration Board	0%	0%	0%	0%	0%	0%	0%	0%	0%
46.	District of Thunder Bay Social Services Administration Board	0%	0%	0%	0%	0%	0%	0%	0%	0%
47.	District of Timiskaming Social Services Administration Board	0%	0%	0%	0%	0%	0%	0%	0%	0%

TABLE 3

	Service Manager	Housing Provider	Index for projects heated by electricity	Index for project heated with fuel other than electricity	Year
1.	County of Lambton	Ozanam Non-Profit Housing, Sarnia-Lambton	1.00	1.00	2001
2.	City of Kingston	Bridge House (Kingston) Incorporated	1.00	1.00	2001
3.	City of Kingston	Kingston Home Base Non-Profit Housing Inc.	1.00	1.00	2001
4.	City of Kingston	North Frontenac Non-Profit Housing Corporation	1.00	1.00	2001
5.	City of Kingston	Royal Canadian Legion Villa Kingston	1.00	1.00	2001
6.	City of Kingston	The Elizabeth Fry Society of Kingston	1.00	1.00	2001
7.	Regional Municipality of Peel	Armagh	1.00	1.00	2001
8.	Regional Municipality of Waterloo	House of Friendship of Kitchener	1.00	1.00	2001
9.	Regional Municipality of Waterloo	Kitchener-Waterloo Young Women's Christian Association	1.00	1.00	2001
10.	Regional Municipality of York	Friuli Benevolent Corporation	1.00	1.00	2001
11.	Regional Municipality of York	Transitional and Supportive Housing Service of York Region	1.00	1.00	2001

TABLE 4

	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Service Manager	Index for projects heated by electricity	Index for project heated with fuel other than electricity	Year
1.	City of Toronto	1.00	1.00	2001
2.	Regional Municipality of Durham	1.00	1.00	2001
3.	Norfolk County	1.00	1.00	2001
4.	Regional Municipality of Halton	1.00	1.00	2001
5.	City of Hamilton	1.00	1.00	2001
6.	Regional Municipality of Niagara	1.00	1.00	2001
7.	City of Ottawa	1.00	1.00	2001
8.	Regional Municipality of Peel	1.00	1.00	2001
9.	City of Greater Sudbury	1.00	1.00	2001
10.	Regional Municipality of Waterloo	1.00	1.00	2001
11.	Regional Municipality of York	1.00	1.00	2001
12.	District Municipality of Muskoka	1.00	1.00	2001
13.	City of Brantford	1.00	1.00	2001
14.	County of Bruce	1.00	1.00	2001
15.	Municipality of Chatham-Kent	1.00	1.00	2001
16.	County of Dufferin	1.00	1.00	2001
17.	City of St. Thomas	1.00	1.00	2001
18.	City of Windsor	1.00	1.00	2001
19.	City of Kingston	1.00	1.00	2001
20.	County of Grey	1.00	1.00	2001
21.	County of Hastings	1.00	1.00	2001
22.	County of Huron	1.00	1.00	2001
23.	County of Lambton	1.00	1.00	2001
24.	County of Lanark	1.00	1.00	2001
25.	United Counties of Leeds and Grenville	1.00	1.00	2001
26.	County of Lennox and Addington	1.00	1.00	2001
27.	City of London	1.00	1.00	2001
28.	County of Northumberland	1.00	1.00	2001
29.	County of Oxford	1.00	1.00	2001
30.	City of Stratford	1.00	1.00	2001
31.	City of Peterborough	1.00	1.00	2001
32.	United Counties of Prescott and Russell	1.00	1.00	2001
33.	County of Renfrew	1.00	1.00	2001
34.	County of Simcoe	1.00	1.00	2001
35.	City of Cornwall	1.00	1.00	2001
36.	City of Kawartha Lakes	1.00	1.00	2001
37.	County of Wellington	1.00	1.00	2001
38.	Algoma District Services Administration Board	1.00	1.00	2001
39.	District of Sault Ste. Marie Social Services Administration Board	1.00	1.00	2001
40.	District of Cochrane Social Services Administration Board	1.00	1.00	2001
41.	Kenora District Services Board	1.00	1.00	2001
42.	Manitoulin-Sudbury District Social Services Administration Board	1.00	1.00	2001
43.	District of Nipissing Social Services Administration Board	1.00	1.00	2001
44.	District of Parry Sound Social Services Administration Board	1.00	1.00	2001
45.	District of Rainy River Social Services Administration Board	1.00	1.00	2001
46.	District of Thunder Bay Social Services Administration Board	1.00	1.00	2001
47.	District of Timiskaming Social Services Administration Board	1.00	1.00	2001

CHRIS HODGSON

Minister of Municipal Affairs and Housing

Dated on August 28, 2001.

37/01

ONTARIO REGULATION 340/01made under the
FARM PRODUCTS MARKETING ACTMade: August 29, 2001
Filed: August 30, 2001**DESIGNATION — ONTARIO GINSENG
GROWERS' ASSOCIATION****Interpretation**

1. (1) In this Regulation,

“association” means the Ontario Ginseng Growers' Association designated in section 2;

“ginseng” means the root of the herbaceous perennial known as ginseng.

(2) Nothing in this Regulation applies to wildy-grown ginseng, known as wild ginseng.

Designation of Association

2. The Ontario Ginseng Growers' Association is designated as the representative association of producers of ginseng within Ontario for the carrying out of a program for stimulating, increasing and improving the producing and marketing locally within Ontario of ginseng by advertising, education, research and other means.

Licence fees

3. Every producer who grows one-quarter of an acre or more of ginseng for commercial production shall pay to the association a proratable licence fee of \$50 per acre or portion of an acre of ginseng in production.

Time of payment of fees

4. (1) On or before February 1 in each year, every producer shall forward to the association the licence fees required under section 3.

(2) The association may require payment of the licence fees on a prorated basis throughout the year.

Use of fees

5. The association is authorized to use the licence fees for the purposes of defraying the expenses of the association in carrying out its objects.

Information

6. The association shall furnish to the Commission such information and financial statements as the Commission determines.

37/01

ONTARIO REGULATION 341/01made under the
ONTARIO ENERGY BOARD ACT, 1998Made: August 29, 2001
Filed: August 30, 2001Amending O. Reg. 161/99
(Definitions and Exemptions)Note: Ontario Regulation 161/99 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Section 5 of Ontario Regulation 161/99 is amended by adding the following subsections:

(2) Section 71 of the Act does not apply to a distributor if the only business activity that the distributor carries on, other than distributing electricity, is managing or operating the provision of water or sewage services on behalf of a municipal corporation that owns, directly or indirectly, by itself or with one or more other municipal corporations, voting securities carrying more than 50 per cent of the voting rights attached to all voting securities of the distributor.

(3) Subsection (2) does not apply after December 31, 2004.

37/01

ONTARIO REGULATION 342/01made under the
ENVIRONMENTAL PROTECTION ACTMade: August 29, 2001
Filed: August 30, 2001Amending Reg. 346 of R.R.O. 1990
(General — Air Pollution)Note: Regulation 346 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Schedule 1 to Regulation 346 of the Revised Regulations of Ontario, 1990 is amended by adding the following items:

4.1	Acrylonitrile	Micrograms of acrylonitrile per cubic metre of air	180
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21.1	Chloroform	Micrograms of chloroform per cubic metre of air	300
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(2) Item 33 of Schedule 1 to the Regulation is revoked and the following substituted:

33.	Ethyl Benzene	Micrograms of ethyl benzene per cubic metre of air	3,000
33.1	Ethyl Ether	Micrograms of ethyl ether per cubic metre of air	7,000

(3) Schedule 1 to the Regulation is amended by adding the following items:

41.1	<i>n</i> -Heptane	Micrograms of <i>n</i> -heptane per cubic metre of air	33,000
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45.1	Isopropyl Benzene	Micrograms of isopropyl benzene per cubic metre of air	100
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(4) Item 54 of Schedule 1 to the Regulation is revoked and the following substituted:

54.	Methyl Alcohol (Methanol)	Micrograms of methyl alcohol per cubic metre of air	12,000
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(5) Item 56 of Schedule 1 to the Regulation is revoked and the following substituted:

56.	Methyl Ethyl Ketone (2-Butanone)	Micrograms of methyl ethyl ketone per cubic metre of air	30,000
56.1	Methyl Isobutyl Ketone	Micrograms of methyl isobutyl ketone per cubic metre of air	1,200

(6) Schedule 1 to the Regulation is amended by adding the following items:

58.1	Mineral Spirits	Micrograms of mineral spirits per cubic metre of air	7,800
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71.1	Propylene Oxide	Micrograms of propylene oxide per cubic metre of air	450
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(7) Item 83 of Schedule 1 to the Regulation is revoked and the following substituted:

83.	Trichloro-ethylene	Micrograms of trichloroethylene per cubic metre of air	3,500
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(8) Schedule 1 to the Regulation is amended by adding the following item:

85.1	Vinylidene Chloride	Micrograms of vinylidene chloride per cubic metre of air	30
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2. This Regulation comes into force on September 20, 2001.

37/01

ONTARIO REGULATION 343/01

made under the

ENVIRONMENTAL PROTECTION ACT

Made: August 29, 2001

Filed: August 30, 2001

Amending O. Reg. 361/98

(Motor Vehicles)

Note: Since the end of 2000, Ontario Regulation 361/98 has been amended by Ontario Regulations 78/01 and 237/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Subsection 1 (1) of Ontario Regulation 361/98 is amended by adding the following definition:

“conditional emissions inspection report” means a report issued under subsection 9.1 (3) or 9.2 (3);

(2) The definition of “emissions inspection report” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“emissions inspection report” means a report issued under subsection 2 (7);

(3) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“expanded program area” means the areas set out in Schedule 3, and includes every place that has the same postal code as a place in one of those areas;

(4) The definition of “Greater Toronto Area” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“Greater Toronto Area” means the areas set out in Schedule 1, and includes every place that has the same postal code as a place in one of those areas;

(5) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“heavy vehicle” means a motor vehicle with a GVWR of more than 4,500 kilograms;

(6) The definition of “kit car” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“kit car” means a motor vehicle that has been constructed using a new and complete body of a motor vehicle that is supplied without a motor, chassis or drive train;

(7) The definition of “light duty truck” in subsection 1 (1) of the Regulation is revoked.

(8) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“light vehicle” means a motor vehicle with a GVWR of 4,500 kilograms or less;

(9) Subsection 1 (1) of the Regulation is amended by adding the following definitions:

“Ontario Drive Clean repair facility” means a facility accredited by the Director as an Ontario Drive Clean repair facility;

“Ontario Drive Clean testing facility” means a facility accredited by the Director as an Ontario Drive Clean testing facility;

(10) The definition of “passenger vehicle” in subsection 1 (1) of the Regulation is revoked.

(11) The definition of “urban and commuter areas” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“urban and commuter areas” means the areas set out in Schedule 2, and includes every place that has the same postal code as a place in one of those areas.

(12) Subsection 1 (2) of the Regulation is revoked and the following substituted:

(2) Despite the definition of “model year” in subsection (1),

(a) the model year of a grey market vehicle or hot rod shall be deemed to be,

(i) the model year designated by the manufacturer for the vehicle, if the manufacturer designated the model year of the vehicle to be 2000 or a later year,

(ii) the calendar year in which the manufacture of the vehicle was completed, if the manufacture of the vehicle was completed in 2000 or a later year and the manufacturer did not designate a model year for the vehicle, or

(iii) 1980, in any other case; and

(b) the model year of a kit car or rebuilt car shall be deemed to be the model year of the motor.

2. The Regulation is amended by adding the following section:

DRIVE CLEAN INSPECTORS AND REPAIR TECHNICIANS

1.1 (1) A person is a Drive Clean inspector for light vehicles for the purposes of this Regulation if he or she has successfully completed, within the previous 24 months, a course satisfactory to the Director with respect to the testing of air emissions of light vehicles.

(2) A person is a Drive Clean inspector for heavy vehicles for the purposes of this Regulation if he or she has successfully completed, within the previous 24 months, a course satisfactory to the Director with respect to the testing of air emissions of heavy vehicles.

(3) A person is a Drive Clean repair technician for the purposes of this Regulation if,

- (a) the person holds a certificate of qualification as an automotive service technician issued under the *Apprenticeship and Certification Act, 1998*;
- (b) the person has successfully completed, within the previous 36 months, a course satisfactory to the Director with respect to the repair of emission control systems and components of light vehicles; or
- (c) the person has qualifications that the Director considers equivalent to the qualifications referred to in clause (a) or (b).

(4) Despite subsections (1) to (3), a person is not a Drive Clean inspector or Drive Clean repair technician for the purposes of this Regulation if the Director gives the person written notice indicating that the Director is satisfied that,

- (a) the person has submitted false or misleading personal information to the Director; or
- (b) the person has been convicted within the preceding 48 months of an offence under the Act or the regulations that relates to motor vehicles or to a lack of honesty or integrity in dealing with customers.

(5) The Director shall not give a person notice under subsection (4) unless the Director has advised the person in writing of the proposal to give notice and has afforded the person a reasonable opportunity to make written or oral submissions to the Director.

(6) A notice under subsection (4) may provide that the notice does not apply to the person after a date specified by the Director in the notice.

(7) The Director may revoke a notice given under subsection (4) on a date specified by the Director, and the notice does not apply to the person after that date.

3. Section 2 of the Regulation is revoked and the following substituted:

TESTING MOTOR VEHICLES WITH RESPECT TO AIR EMISSIONS

2. (1) For the purpose of enforcing the Act and this Regulation, no person other than a Drive Clean inspector for light vehicles or a Drive Clean inspector for heavy vehicles shall determine compliance with the maximum emission standards prescribed in sections 7 and 10.

(2) For the purpose of enforcing the Act and this Regulation, no person other than a Drive Clean inspector for light vehicles shall determine compliance with the maximum emission standards prescribed in sections 8, 9 and 11.

(3) Despite subsection (2), a Drive Clean inspector for heavy vehicles may determine compliance with the maximum emission standards prescribed in section 11 if compliance is achieved pursuant to subsection 11 (4.1).

(4) For the purpose of enforcing the Act and this Regulation, no person other than a Drive Clean inspector for heavy vehicles shall determine compliance with the maximum emission standards prescribed in section 12.

(5) The testing to determine compliance with the maximum emission standards prescribed in sections 7, 8, 9, 10, 11 and 12 for the purpose of enforcing the Act and this Regulation shall take place at an Ontario Drive Clean testing facility.

(6) Despite subsections (1), (2), (4) and (5), a provincial officer or police officer may determine compliance with the maximum emission standards prescribed in this Regulation for the purpose of enforcing the Act and this Regulation and may do so at any location.

(7) If testing conducted in accordance with this Regulation confirms compliance with maximum emission standards prescribed in section 7, 8, 9, 10, 11 or 12, an Ontario Drive Clean testing facility may issue a report indicating that the vehicle complies with the standards.

(8) If a motor vehicle of a model year after 1997 is manufactured with an on-board diagnostic system designed to identify motor or emission control system problems and regulate motor or emission control system operations, testing to determine compliance with maximum emission standards prescribed in this Regulation may include testing of the on-board diagnostic system in accordance with the Drive Clean Guide.

(9) A person who, with the consent of the Director, alters a vehicle and submits it to an Ontario Drive Clean testing facility or an Ontario Drive Clean repair facility for the purpose of assessing the quality of the facility and the competence of staff at the facility is exempt from subsection 22 (3) and section 23 of the Act and from sections 5, 6 and 7 of this Regulation.

4. Subsection 3 (3) of the Regulation is amended by striking out “every van, truck or bus operating in Ontario whose GVWR is greater than 4,500 kg” at the end and substituting “every heavy vehicle”.

5. (1) Subsection 6 (1) of the Regulation is amended by striking out “a motor vehicle with a GVWR of 4,500 kg or less” and substituting “a light vehicle”.

(2) Subsection 6 (2) of the Regulation is amended by striking out “a motor vehicle with a GVWR of more than 4,500 kg” and substituting “a heavy vehicle”.

6. Section 7 of the Regulation is revoked and the following substituted:

7. (1) If a motor or motor vehicle is manufactured with a system or device to prevent or lessen the emission of any contaminant, the following standards are prescribed as additional maximum emission standards for the vehicle:

- 1. The system or device, or any replacement therefor, must be maintained or kept in such a state of repair that it is capable of performing the function for which it was intended.
- 2. The system or device, or any replacement therefor, must be kept installed on, attached to or incorporated in the motor or motor vehicle in such a manner that, when the motor or motor vehicle is operating, the system or device functions in the manner in which it was intended to function.

(2) Every motor vehicle for which emission standards are prescribed in this section shall comply with those standards.

(3) No person shall operate or cause or permit the operation of a motor vehicle that does not comply with subsection (2).

7. Subsection 8 (1) of the Regulation is amended by striking out “a passenger vehicle or light duty truck” and substituting “a light vehicle”.

8. (1) Clause 9 (1) (a.1) of the Regulation is revoked and the following substituted:

- (a.1) with respect to a heavy vehicle;

(2) Clause 9 (1) (b) of the Regulation is revoked and the following substituted:

- (b) in those parts of Ontario other than the Greater Toronto Area, the urban and commuter areas and the expanded program area; or

(3) Subsections 9 (3), (4) and (5) of the Regulation are revoked.

(4) Subsection 9 (6) of the Regulation is revoked and the following substituted:

(6) For 2001 and 2002, the maximum emission standards prescribed for motor vehicles in subsection (7.1), multiplied by 1.30, are prescribed for those vehicles in the Greater Toronto Area, the urban and commuter areas and the expanded program area.

(6.1) Subsection (6) only applies to the expanded program area after June 30, 2002.

(5) Subsections 9 (7) and (7.1) of the Regulation are revoked and the following substituted:

(7) For 2003 and 2004, the maximum emission standards prescribed for motor vehicles in subsection (7.1), multiplied by 1.15, are prescribed for those vehicles in the Greater Toronto Area, the urban and commuter areas and the expanded program area.

(7.1) For 2005 and subsequent years, the maximum emission standard set out in the applicable column of each of Tables 9-HC, 9-CO and 9-NOX of the Drive Clean Guide for motor vehicles of an equivalent test weight set out in each Table is prescribed for those vehicles in the Greater Toronto Area, the urban and commuter areas and the expanded program area.

(7.1.1) For the purpose of subsection (7.1), the applicable column of Table 9-HC, 9-CO or 9-NOX of the Drive Clean Guide for a motor vehicle of a type and model year set out in Table 9-KEY of the Guide shall be determined in accordance with Table 9-KEY of the Guide.

(6) Subsection 9 (7.2) of the Regulation is amended by striking out “the transient dynamometer test” and substituting “the dynamometer test”.

(7) Subsection 9 (7.3) of the Regulation is revoked and the following substituted:

(7.3) If a maximum emission standard is prescribed for a motor vehicle in subsection (6), (7) or (7.1), the fuel cap integrity standard set out in the Drive Clean Guide is prescribed as an additional maximum emission standard for the vehicle.

(8) Subsection 9 (7.5) of the Regulation is revoked.

(9) Subsections 9 (10), (10.1), (10.2), (11), (12) and (13) of the Regulation are revoked.

(10) Subsection 9 (13.1) of the Regulation is amended by striking out “Subject to subsections (10) to (13)” at the beginning.

9. The Regulation is amended by adding the following sections:

**REPAIR COST LIMIT FOR GASOLINE FUELLED
LIGHT VEHICLES (AND OTHER FUELS EXCEPT DIESEL)**

9.1 (1) Subsections 8 (6) and 9 (9) do not apply to a motor vehicle if all of the following criteria are satisfied:

1. The vehicle is tested by an Ontario Drive Clean testing facility and the test results indicate non-compliance with prescribed standards.
2. After the test,
 - i. the vehicle is taken to an Ontario Drive Clean repair facility that has been provided with a copy of the test results and work costing \$450 or more has been performed by or under the supervision of a Drive Clean repair technician to bring the vehicle more nearly into compliance with the maximum emission standards, or
 - ii. the vehicle is taken to an Ontario Drive Clean repair facility that has been provided with a copy of the test results and the facility certifies in writing that, in their professional opinion,

- A. no work costing less than \$450 will bring the vehicle more nearly into compliance with the maximum emission standards by a significant amount, or
- B. they have performed as much work as possible, costing less than \$450, to bring the vehicle more nearly into compliance with the maximum emission standards.

3. Within 60 days after the date of the test, the vehicle is returned to an Ontario Drive Clean testing facility and retested, and the test results again indicate non-compliance with prescribed standards.

4. The work done to the vehicle to bring it into compliance is not covered by a warranty.

(2) An exemption from subsections 8 (6) and 9 (9) pursuant to subsection (1) applies only until the earlier of the following dates:

1. The second anniversary of the retest referred to in paragraph 3 of subsection (1).
2. The day on which the vehicle is next tested for compliance with prescribed standards after the retest referred to in paragraph 3 of subsection (1).

(3) If, pursuant to subsection (1), subsections 8 (6) and 9 (9) do not apply to a vehicle, the Ontario Drive Clean testing facility referred to in paragraph 3 of subsection (1) may issue a report indicating that the vehicle is not required to comply with the emission standards prescribed in sections 8 and 9.

(4) In the case of a vehicle in the urban and commuter areas, the references to \$450 in paragraph 2 of subsection (1) shall be deemed to be references to \$200 until January 1, 2003.

(5) In the case of a vehicle in the expanded program area, the references to \$450 in paragraph 2 of subsection (1) shall be deemed to be references to \$200 until July 1, 2004.

**REPAIRS NOT POSSIBLE FOR GASOLINE FUELLED
LIGHT VEHICLES (AND OTHER FUELS EXCEPT DIESEL)**

9.2 (1) Subsections 8 (6) and 9 (9) do not apply to a motor vehicle if all of the following criteria are satisfied:

1. The vehicle is tested by an Ontario Drive Clean testing facility and the test results indicate non-compliance with prescribed standards.
2. After the test, the vehicle is taken to two Ontario Drive Clean repair facilities that have been provided with copies of the test results and both facilities certify in writing that, in their professional opinions, it is not reasonably possible to correct the problem.
3. The vehicle is returned to an Ontario Drive Clean testing facility and,
 - i. the professional opinions given under paragraph 2 are recorded by the testing facility, and
 - ii. if work has been done on the vehicle, the vehicle is retested and the test results again indicate non-compliance with prescribed standards.

(2) An exemption from subsections 8 (6) and 9 (9) pursuant to subsection (1) applies only until the earlier of the following dates:

1. The second anniversary of the day the vehicle is returned to a testing facility under paragraph 3 of subsection (1).
2. The day on which the vehicle is next tested for compliance with prescribed standards after the day it is returned to a testing facility under paragraph 3 of subsection (1).

(3) If, pursuant to subsection (1), subsections 8 (6) and 9 (9) do not apply to a vehicle, the Ontario Drive Clean testing facility referred to in paragraph 3 of subsection (1) may issue a report indicating that the vehicle is not required to comply with the emission standards prescribed in sections 8 and 9.

10. Subsections 10 (1), (1.1) and (1.2) of the Regulation are revoked and the following substituted:

(1) This section applies with respect to a heavy vehicle that operates on a fuel other than diesel fuel.

11. (1) Subsections 11 (1), (2) and (3) of the Regulation are revoked and the following substituted:

(1) This section applies with respect to a light vehicle that operates on diesel fuel.

(2) The maximum emission standard set out in Table 11 of the Drive Clean Guide for a year and an area is prescribed for motor vehicles in that area for that year.

(3) The procedure to be used for testing a motor vehicle's compliance with the maximum emission standard prescribed in this section is the opacity test for diesel fuelled light vehicles, as described in the Drive Clean Guide, or a test that the Director considers equivalent.

(2) Section 11 of the Regulation is amended by adding the following subsection:

(4.1) A motor vehicle shall be deemed to comply with the emission standards prescribed in this section if, when tested in accordance with subsection 12 (3), it complies with the maximum emission standard set out in Table 12 of the Drive Clean Guide for a heavy vehicle of the same model year that operates on diesel fuel.

12. Subsections 12 (1), (1.1) and (1.2) of the Regulation are revoked and the following substituted:

(1) This section applies with respect to a heavy vehicle that operates on diesel fuel.

13. Subsection 13 (1) of the Regulation is amended by striking out "by written notice in Form 1" and substituting "by written notice in a form approved by the Minister".

14. The Schedule to the Regulation is revoked and the following substituted:

Schedule 1

GREATER TORONTO AREA

The following areas are the areas referred to in the definition of "Greater Toronto Area" in subsection 1 (1):

1. The Regional Municipality of Durham.
2. The Regional Municipality of Halton.
3. The City of Hamilton.
4. The Regional Municipality of Peel.
5. The City of Toronto.
6. The Regional Municipality of York.

Schedule 2

URBAN AND COMMUTER AREAS

The following areas, as they existed on June 26, 1998, are the areas referred to in the definition of "urban and commuter areas" in subsection 1 (1):

1. The City of Barrie, the City of Brantford, the City of Cambridge, the Town of Clearwater, the City of Guelph, the City of

Kitchener, the City of London, the City of Niagara Falls, the City of Peterborough, the Village of Point Edward, the City of Sarnia, the City of St. Catharines, the City of Waterloo, the City of Welland and the City of Windsor.

2. The County of Brant, the County of Essex, The Regional Municipality of Niagara, the County of Oxford and The Regional Municipality of Waterloo.
3. The following parts of the County of Dufferin: Township of Amaranth, Township of East Garafraxa, Township of Mono, Township of East Luther Grand Valley, Town of Orangeville, Town of Shelburne.
4. The following parts of the County of Elgin: Township of Southwold, Township of Malahide, Municipality of Central Elgin, City of St. Thomas.
5. The following parts of The Regional Municipality of Haldimand-Norfolk: City of Nanticoke, Town of Haldimand, Town of Dunnville, Town of Simcoe.
6. The following parts of the County of Lambton: Township of Enniskillen, Township of Plympton, Township of Moore, Village of Oil Springs, Town of Petrolia, Village of Wyoming, Town of Forest.
7. The following parts of the County of Middlesex: Township of Middlesex Centre, Township of London, Township of North Dorchester, Township of Caradoc, Township of West Nissouri, Town of Strathroy.
8. The following parts of the County of Northumberland: Town of Cobourg, Township of Hope, Town of Port Hope, Township of Hamilton.
9. The following parts of the County of Perth: Township of Perth East, Township of South Easthope, City of Stratford, Township of Perth South, Town of St. Marys.
10. The following parts of the County of Peterborough: Township of Cavan-Millbrook-North Monaghan, Township of Smith-Ennismore, Township of Douro-Dummer, Township of Otonabee-South Monaghan, Village of Lakefield.
11. The following parts of the County of Simcoe: Township of Adjala-Tosorontio, Town of Bradford-West Gwillimbury, Township of Essa, Township of Oro-Medonte, Township of Severn, Town of New Tecumseth, Town of Innisfil, Township of Springwater, Town of Wasaga Beach, City of Orillia.
12. The following parts of the County of Victoria: Town of Lindsay, Township of Ops, Township of Eldon, Township of Emily, Township of Mariposa, Village of Omemee, Village of Woodville, Township of Manvers.
13. The following parts of the County of Wellington: Township of Mapleton (including Township of Mayborough), Town of Erin, Township of Mount Forest-Arthur-West Luther-Arthur, Township of Puslinch, Township of Guelph-Eramosa, Township of Centre Wellington.

Schedule 3

EXPANDED PROGRAM AREA

The following areas are the areas referred to in the definition of "expanded program area" in subsection 1 (1):

1. The parts of the following areas that are not included in the urban and commuter areas:
 - i. The County of Dufferin.
 - ii. The County of Elgin.

- iii. Haldimand County.
 - iv. The City of Kawartha Lakes.
 - v. The County of Lambton.
 - vi. The County of Middlesex.
 - vii. Norfolk County.
 - viii. The County of Northumberland.
 - ix. The County of Perth.
 - x. The County of Peterborough.
 - xi. The County of Simcoe.
 - xii. The County of Wellington.
2. The Municipality of Chatham-Kent.
 3. The geographic area of the Frontenac Management Board, as set out in paragraph 3.3 (b) of an Order made under section 25.2 of the *Municipal Act* on January 7, 1997 and published in *The Ontario Gazette* dated February 15, 1997.
 4. The County of Hastings.
 5. The City of Kingston.
 6. The County of Lanark.
 7. The United Counties of Leeds and Grenville.
 8. The County of Lennox and Addington.
 9. The City of Ottawa.
 10. The United Counties of Prescott and Russell.
 11. The County of Prince Edward.
 12. The United Counties of Stormont, Dundas and Glengarry.

15. Form 1 of the Regulation is revoked.

37/01

ONTARIO REGULATION 344/01

made under the
HEALTH INSURANCE ACT

Made: August 29, 2001
Filed: August 30, 2001

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since the end of 2000, Regulation 552 has been amended by Ontario Regulations 14/01, 66/01, 183/01, 250/01, 272/01, 306/01 and 322/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Section 38.0.1 of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

38.0.1 (1) The following circumstances are prescribed for the purposes of paragraph 7 of subsection 18 (2) of the Act:

1. The General Manager is of the opinion that the account for the insured service has not been submitted in accordance with the Act and the regulations.

2. The General Manager is of the opinion that the fee code used by a physician or the amount claimed by a practitioner in the account submitted for payment is incorrect in the circumstances.
3. The General Manager is of the opinion that the insured service for which an account has been submitted was provided in circumstances in which no payment or a reduced payment is to be made, according to the Act, the regulations or the schedule of benefits.
4. The General Manager is of the opinion that the account submitted by a physician for payment includes two or more fee codes that reflect, in whole or in part, the provision of a single insured service rendered to an insured person in circumstances in which the service is more accurately described by only one fee code.
5. The General Manager is of the opinion that the account submitted by a practitioner for payment includes two or more claims that reflect, in whole or in part, the provision of a single insured service rendered to an insured person in circumstances in which the service is more accurately described by only one fee code.
6. The General Manager is of the opinion,
 - i. that an account submitted for payment by a physician includes a fee code for a service (the "billed service") that is described in the schedule of benefits as an element of an insured service (the "insured service"), and
 - ii. that the insured service was rendered by another physician to the same person as the billed service was rendered and with respect to the same medical circumstances.

(2) The following circumstances are prescribed for the purposes of paragraph 5 of subsection 39.1 (6) of the Act:

1. The applicable committee is of the opinion that the account for the insured service has not been submitted in accordance with the Act and the regulations.
2. The applicable committee is of the opinion that the fee code used by a physician or the amount claimed by a practitioner in the account submitted for payment is incorrect in the circumstances.
3. The applicable committee is of the opinion that the insured service for which an account has been submitted was provided in circumstances in which no payment is to be made, according to the Act, the regulations or the schedule of benefits.
4. The applicable committee is of the opinion that the account submitted by a physician for payment includes two or more fee codes that reflect, in whole or in part, the provision of a single insured service rendered to an insured person in circumstances in which the service is more accurately described by only one fee code.
5. The applicable committee is of the opinion that the account submitted by a practitioner for payment includes two or more claims that reflect, in whole or in part, the provision of a single insured service rendered to an insured person in circumstances in which the service is more accurately described by only one fee code.
6. The applicable committee is of the opinion,
 - i. that an account submitted for payment by a physician includes a fee code for a service (the "billed service") that is described in the schedule of benefits as an element of an insured service (the "insured service"), and

- ii. that the insured service was rendered by another physician to the same person as the billed service was rendered and with respect to the same medical circumstances.

(3) In this section,

"fee code" means fee schedule code as listed in the schedule of benefits.

2. This Regulation shall be deemed to have come into force on April 1, 1998.

37/01

ONTARIO REGULATION 345/01

made under the HEALTH INSURANCE ACT

Made: August 29, 2001
Filed: August 30, 2001

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since the end of 2000, Regulation 552 has been amended by Ontario Regulations 14/01, 66/01, 183/01, 250/01, 272/01, 306/01, 322/01 and 344/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by adding the following definitions:

"dental surgeon" means a person entitled to practise dentistry in the place where dental services are rendered by the surgeon;

"oral and maxillofacial surgeon" means,

- (a) with respect to dental services rendered in Ontario, a dental surgeon who holds a specialty certificate of registration from the Royal College of Dental Surgeons of Ontario authorizing the surgeon to practise oral and maxillofacial surgery in Ontario,
- (b) with respect to dental services rendered elsewhere in Canada, a person who holds a designation from a professional regulatory body in the Canadian province or territory outside of Ontario where the services are rendered that, in the opinion of the General Manager, is equivalent to the designation referred to in clause (a), or
- (c) with respect to dental services rendered outside Canada, a person who is authorized to practise oral and maxillofacial surgery in the jurisdiction outside Canada where the services are rendered and holds, in the opinion of the General Manager, a designation equivalent to the designation referred to in clause (a);

(2) The definition of "schedule of benefits" in subsection 1 (1) of the Regulation is revoked and the following substituted:

"schedule of benefits" means the Ministry of Health and Long-Term Care document titled "Schedule of Benefits — Physician Services under the *Health Insurance Act* (April 1, 2001)" and including the following amendments:

- 1. Amendments dated July 1, 2001.
- 2. Amendments dated August 13, 2001.

3. Amendments dated September 1, 2001.

2. Paragraph 4 of section 7 of the Regulation is amended by striking out "attending physician or midwife" and substituting "attending physician, oral and maxillofacial surgeon or midwife".

3. (1) Paragraph 3 of subsection 8 (1) of the Regulation is amended by adding "or by an oral and maxillofacial surgeon" at the end.

(2) Paragraph 5 of subsection 8 (1) of the Regulation is amended by striking out "by a physician on the medical staff or a midwife on the midwifery staff" in the portion before subparagraph i and substituting "by a physician on the medical staff, a midwife on the midwifery staff or an oral and maxillofacial surgeon on the dental staff".

4. The Regulation is amended by adding the following section:

8.1 (1) Despite paragraph 3 of section 7 and paragraph 1 of subsection 8 (1), a laboratory, radiological or other diagnostic procedure ordered by an oral and maxillofacial surgeon and rendered in a hospital is not an in-patient or out-patient service to which an insured person is entitled without charge unless,

- (a) in the case of a radiological or diagnostic procedure, it is a procedure described in subsection (2); and
- (b) the laboratory, radiological or other diagnostic procedure is rendered,
 - (i) in connection with a dental surgical procedure provided by an oral and maxillofacial surgeon in a hospital and it is medically necessary for the person to receive the dental surgical procedure in a hospital, or
 - (ii) on the order of an oral and maxillofacial surgeon who has reasonable grounds to believe that a dental surgical procedure, performed by an oral and maxillofacial surgeon, will be required in connection with the laboratory, radiological or other diagnostic procedure and that it will be medically necessary for the person to receive the dental surgical procedure in a hospital.

(2) The following radiological and diagnostic procedures are the procedures to which an insured person is entitled without charge for the purposes of clause (1) (a):

- 1. Nuclear medicine bone and labeled leukocyte scintigraphy.
- 2. Plain X-ray of the head, neck, chest, pelvis and tibia.
- 3. Computed tomography of the head.
- 4. Fistula or sinus radiology examination.
- 5. Radiology sialograms.
- 6. Ultrasound of the face and sinuses.
- 7. Pulmonary function studies.
- 8. Electrocardiograms.

5. Subsection 9 (3) of the Regulation is amended by striking out "attending physician or midwife" wherever it occurs and substituting in each case "attending physician, oral and maxillofacial surgeon or midwife".

6. (1) Clause 11 (1) (a) of the Regulation is amended by striking out "legally qualified medical practitioner" at the end and substituting "physician".

(2) Clause 11 (1) (b) of the Regulation is amended by striking out "legally qualified medical practitioner" and substituting "physician".

(3) Clause 11 (1) (c) of the Regulation is amended by striking out “or” at the end of subclause (i), by adding “or” at the end of subclause (ii) and by adding the following subclause:

- (iii) an oral and maxillofacial surgeon, for any laboratory, radiological or diagnostic procedure described in section 8.1.

(4) Subsection 11 (1) of the Regulation is amended by adding the following clause:

- (c.1) admitted as an in-patient or registered as an out-patient on the order or under the authority of an oral and maxillofacial surgeon;

7. (1) Subsection 16 (1) of the Regulation is amended by striking out “The services rendered by dentists” at the beginning and substituting “The services rendered by dental surgeons”.

(2) Subsection 16 (2) of the Regulation is amended by striking out “that they be performed in a hospital by a dentist” and substituting “that they be performed in a hospital by a dental surgeon”.

(3) Subsection 16 (5) of the Regulation is amended by striking out “where the service is performed by an oral surgeon” at the end and substituting “where the service is performed by an oral and maxillofacial surgeon”.

8. Paragraph 3 of subsection 24 (2) of the Regulation is amended by striking out “ordered by a dentist” and substituting “ordered by a dental surgeon”.

9. (1) Clause 28.2 (1) (b) of the Regulation is amended by striking out “dentists” and substituting “dental surgeons”.

(2) Subsection 28.2 (4) of the Regulation is amended by striking out “dentists” and substituting “dental surgeons”.

10. (1) Clause 37 (2) (a) of the Regulation is amended by striking out “be prepared by the physician” at the beginning and substituting “be prepared by the physician, oral and maxillofacial surgeon”.

(2) Subsection 37 (3) of the Regulation is amended by striking out “attending physician” wherever it occurs and substituting in each case “attending physician or oral and maxillofacial surgeon”.

11. Subsection 38.3 (2.1) of the Regulation is amended by striking out “by a dentist” at the end and substituting “by a dental surgeon”.

12. Section 38.4 of the Regulation is amended by adding the following subsection:

(2.2) Claims for X-ray procedures and for laboratory and other diagnostic procedures that were provided in a hospital must include the Ontario Health Insurance Plan identification number of the referring oral and maxillofacial surgeon.

13. (1) Paragraph 1 of the Preamble to Schedule 13 to the Regulation is amended by striking out “dental surgeon/oral surgeon” and substituting “dental surgeon or oral and maxillofacial surgeon”.

(2) Subparagraphs 5A and 5D of the Preamble to Schedule 13 to the Regulation are amended by striking out “dental/oral surgeon” and substituting in each case “dental surgeon or oral and maxillofacial surgeon”.

(3) Items T631 and T632 under the heading “Emergency Procedures” in Schedule 13 to the Regulation are revoked and the following substituted:

T631	79603	Post-surgical care, minor, by other than treating dental surgeon.....	13.00	15.70
T632	79604	Post-surgical care, major, by other than treating dental surgeon.....	29.00	34.80

14. (1) Paragraph 1 of the Preamble to Schedule 14 to the Regulation is amended by striking out “dental surgeon/oral surgeon” and substituting “dental surgeon or oral and maxillofacial surgeon”.

(2) Subparagraphs 5A and 5D of the Preamble to Schedule 14 to the Regulation are amended by striking out “dental/oral surgeon” and substituting in each case “dental surgeon or oral and maxillofacial surgeon”.

15. (1) Paragraph 1 of the Preamble to Schedule 15 to the Regulation is amended by striking out “dental surgeon/oral surgeon” and substituting “dental surgeon or oral and maxillofacial surgeon”.

(2) Subparagraphs 5A and 5D of the Preamble to Schedule 15 to the Regulation are amended by striking out “dental/oral surgeon” and substituting in each case “dental surgeon or oral and maxillofacial surgeon”.

16. This Regulation comes into force on September 1, 2001.

37/01

ONTARIO REGULATION 346/01

made under the

PUBLIC HOSPITALS ACT

Made: August 29, 2001

Approved: August 29, 2001

Filed: August 30, 2001

Amending Reg. 965 of R.R.O. 1990

(Hospital Management)

Note: Regulation 965 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) The definition of “dental staff” in subsection 1 (1) of Regulation 965 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“dental staff” means,

- the oral and maxillofacial surgeons to whom the board has granted the privilege of diagnosing, prescribing for or treating patients in the hospital, and
- the dentists to whom the board has granted the privilege of attending patients in the hospital in co-operation with a member of the medical staff;

(2) The definition of “dentist” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“dentist” means a member of the Royal College of Dental Surgeons of Ontario;

(3) Subsection 1 (1) of the Regulation is amended by adding the following definition:

"oral and maxillofacial surgeon" means a dentist who holds a specialty certificate from the Royal College of Dental Surgeons of Ontario authorizing practice in oral and maxillofacial surgery;

2. (1) Clause 11 (1) (b) of the Regulation is revoked and the following substituted:

(b) on the order or under the authority of an oral and maxillofacial surgeon who is a member of the dental staff;

(b.1) if the person is being admitted for treatment by a dentist who is a member of the dental staff other than an oral and maxillofacial surgeon, on the joint order of the dentist and a physician who is a member of the medical staff; or

(2) Clause 11 (3) (b) of the Regulation is revoked and the following substituted:

(b) on the order or under the authority of a member of the dental staff who is an oral and maxillofacial surgeon;

(b.1) in the case of a person who is an out-patient solely for the purpose of attending a dental clinic in a hospital, on the order or under the authority of a member of the dental staff; or

3. Subsection 14 (1) of the Regulation is revoked and the following substituted:

(1) A physician, an oral and maxillofacial surgeon or a midwife who knows or suspects that a person being admitted to the hospital on the physician's, oral and maxillofacial surgeon's or midwife's order is or may become dangerous to himself or herself or to other persons, shall forthwith notify the administrator concerning the patient.

4. Subsection 16 (1) of the Regulation is revoked and the following substituted:

(1) If a patient is no longer in need of treatment in the hospital, one of the following persons shall make an order that the patient be discharged and communicate the order to the patient:

1. The attending physician or midwife or, if the attending dentist is an oral and maxillofacial surgeon, the attending dentist.
2. A member of the medical, dental or midwifery staff designated by a person referred to in paragraph 1.

5. (1) Clause 25 (1) (b) of the Regulation is revoked and the following substituted:

(b) is authenticated by a member of the medical staff, a member of the midwifery staff or a member of the dental staff who is an oral and maxillofacial surgeon,

(2) Subsection 25 (2) of the Regulation is amended by striking out "clause (3) (d)" and substituting "clause (3) (d) or (3.1) (d)".

(3) Section 25 of the Regulation is amended by adding the following subsection:

(3.1) Every board shall ensure that procedures are established in a hospital that provide, within 72 hours after a patient is admitted to the hospital by an oral and maxillofacial surgeon, that an oral and maxillofacial surgeon,

- (a) takes a medical history of the patient;
- (b) gives the patient a physical examination;

(c) makes a provisional assessment of the patient's medical condition and a provisional diagnosis or assessment of the patient's dental condition; and

(d) records, dates and authenticates the history and a report of the findings of the physical examination and the provisional assessment and diagnosis of the patient.

(4) Subsection 25 (4) of the Regulation is amended by striking out "Subsection (3) does not apply" at the beginning and substituting "Subsections (3) and (3.1) do not apply".

(5) Subsection 25 (5) of the Regulation is amended by striking out "Subsections (1) and (3)" at the beginning and substituting "Subsections (1), (3) and (3.1)".

(6) Subsection 25 (7) of the Regulation is revoked and the following substituted:

(7) Where a patient is admitted to a hospital for dental surgery by a person other than an oral and maxillofacial surgeon, the attending dentist shall ensure that the procedures referred to in subsections (3) and (6) have been carried out before the surgery commences.

TONY CLEMENT

Minister of Health and Long-Term Care

Dated on August 29, 2001.

37/01

ONTARIO REGULATION 347/01

made under the

PROVINCIAL OFFENCES ACT

Made: August 29, 2001

Filed: August 31, 2001

Amending Reg. 950 of R.R.O. 1990

(Proceedings Commenced by Certificate of Offence)

Note: Since the end of 2000, Regulation 950 has been amended by Ontario Regulations 140/01, 249/01 and 329/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Schedules 4.2 and 4.3 to Regulation 950 of the Revised Regulations of Ontario, 1990 are revoked.

(2) Schedule 4.4 to the Regulation is revoked.

Commencement

2. (1) Subject to subsection (2), this Regulation comes into force on filing.

(2) Subsection 1 (2) comes into force on the day Part XXV of the *Employment Standards Act, 2000* comes into force.

37/01

ONTARIO REGULATION 348/01

made under the
**FISH AND WILDLIFE
 CONSERVATION ACT, 1997**

Made: July 31, 2001
 Filed: August 31, 2001

Amending O. Reg. 670/98
 (Open Seasons — Wildlife)

Note: Since the end of 2000, Ontario Regulation 670/98 has been amended by Ontario Regulations 21/01, 29/01, 32/01, 33/01, 115/01 and 253/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Table 5 of Ontario Regulation 670/98 is amended by adding the following items:

ITEM	COLUMN 1 Area (Nos. refer to WMUs unless otherwise stated)	COLUMN 2 Open Season — Residents	COLUMN 3 Open Season — Non-Residents	COLUMN 4 Class of Firearm
27.1	80	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the second Monday in November to the third following Sunday, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	Closed season	1
43.2	72A, 73, 74A, 75, 80	From the Monday next following November 28 to the Saturday next following, in any year.	Closed season	2

(2) Items 17, 18, 22 and 28 of Table 5 of the Regulation are revoked and the following substituted:

ITEM	COLUMN 1 Area (Nos. refer to WMUs unless otherwise stated)	COLUMN 2 Open Season — Residents	COLUMN 3 Open Season — Non-Residents	COLUMN 4 Class of Firearm
17.	66B	From the second Monday in November to the Saturday next following, in any year.	From the second Monday in November to the Saturday next following, in any year	1
18.	68A, 68B, 71	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 31 in any year.	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 31 in any year.	1

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents	Open Season — Non-Residents	Class of Firearm
22.	72A, 73, 74A, 75	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the second following Sunday, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the second following Sunday, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year	1
28.	87B, 87C, 87D, 87E, 89A, 89B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the second Monday in November to December 31, in any year.	Closed season	1

(3) Item 49 of Table 5 of the Regulation is revoked.

JOHN SNOBELEN
Minister of Natural Resources

Dated on July 31, 2001.

37/01

ONTARIO REGULATION 349/01

made under the
**FISH AND WILDLIFE
CONSERVATION ACT, 1997**

Made: August 29, 2001
Filed: August 31, 2001

Amending O. Reg. 665/98
(Hunting)

Note: Since the end of 2000, Ontario Regulation 665/98 has been amended by Ontario Regulation 88/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Paragraph 4 of section 125 of Ontario Regulation 665/98 is revoked and the following substituted:

4. In Camden Lake Hunting Area, migratory game birds may be hunted on Mondays, Wednesdays, Fridays or Saturdays.

37/01

ONTARIO REGULATION 350/01

made under the
**FISH AND WILDLIFE
CONSERVATION ACT, 1997**

Made: August 29, 2001
Filed: August 31, 2001

Amending O. Reg. 665/98
(Hunting)

Note: Since the end of 2000, Ontario Regulation 665/98 has been amended by Ontario Regulations 88/01 and 349/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Subsections 43 (2) and (3) of Ontario Regulation 665/98 are revoked and the following substituted:

(2) If the person is issued a second seal, the person may kill a second deer of the type specified on the seal, in the area and under the conditions specified on the seal.

(3) A second seal may only be issued for the following wildlife management units: 59, 63B, 64A, 64B, 65, 66A, 66B, 67, 69A, 69B, 70, 71, 72A, 72B, 73, 74A, 74B, 75, 78A, 78B, 78C, 78D, 78E, 79C, 79D, 80, 82A, 82B, 82C, 84, 85A, 85B, 85C, 86A, 86B, 87A, 87B,

87C, 87D, 87E, 88, 89A, 89B, 90A, 90B, 91A, 91B, 92A, 92B, 92C, 92D, 93A, 93B, 94A and 94B.

2. Subsection 45 (4) of the Regulation is revoked and the following substituted:

(4) Subsection (3) does not apply to a person hunting in the wildlife management units specified in subsection 43 (3).

3. Section 46 of the Regulation is amended by adding the following subsection:

(1.1) Despite subsection 40 (1), a holder of a resident licence to hunt deer or a farmer's licence to hunt deer shall not hunt deer in the areas and open season periods described in item 43.2 in Table 5 of Ontario Regulation 670/98 (Open Seasons — Wildlife) without a controlled deer hunt validation tag valid for the period, in the area and under the conditions specified in the item.

4. Subsection 55 (3) of the Regulation is revoked and the following substituted:

(3) An assistant whose licence bears a permission shall not hunt or use a firearm to hunt moose unless the assistant,

- (a) holds a partner permit issued under clause 52 (2.1) (b); or
- (b) is retrieving moose shot by the person whose mobility is impaired.

37/01

ONTARIO REGULATION 351/01

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: August 29, 2001
Filed: August 31, 2001

Amending O. Reg. 667/98
(Trapping)

Note: Since the end of 2000, Ontario Regulation 667/98 has been amended by Ontario Regulation 34/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Subsections 19 (1) and (2) of Ontario Regulation 667/98 are revoked and the following substituted:

- (1) A person shall not set a leg-hold trap, except a foot snare, for a furbearing mammal.
- (2) Subsection (1) does not apply to a person who sets a leg-hold trap,
 - (a) for a bobcat, coyote, lynx or wolf using a leg-hold trap other than a trap that has two planar steel jaws less than 9 mm in thickness which come into contact with one another over their full length when the trap is sprung;
 - (b) for a species of fox using a leg-hold trap,
 - (i) smaller than a trap commonly known as a number 3, or
 - (ii) other than a trap that has two planar steel jaws less than 9 mm in thickness which come into contact with one another over their full length when the trap is sprung; or

- (c) for beaver, muskrat, otter or mink if the trap is set under ice or attached to,
 - (i) a sliding lock on a drowning wire or a device that will immediately submerge the captured animal in water and prevent it from resurfacing, or
 - (ii) a heavy object that will dislodge immediately upon the springing of the trap and will submerge the captured animal in water and prevent it from resurfacing.

37/01

ONTARIO REGULATION 352/01

made under the

TRADES QUALIFICATION AND APPRENTICESHIP ACT

Made: August 29, 2001
Filed: August 31, 2001

Amending Reg. 1055 of R.R.O. 1990
(General)

Note: Since the end of 2000, Regulation 1055 has been amended by Ontario Regulations 95/01 and 168/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Subsection 5 (1) of Regulation 1055 of the Revised Regulations of Ontario, 1990 is amended by striking out "or" at the end of clause (a), by adding "or" at the end of clause (b) and by adding the following clause:

- (c) who are receiving training and work experience in a trade and who are enrolled,
 - (i) in the Ontario Youth Apprenticeship Program,
 - (ii) in a similar program approved by the Director and under the supervision of a board as defined in the *Education Act*, or
 - (iii) in a pre-apprenticeship program approved by the Director.

2. Section 10 of the Regulation is amended by adding the following subsection:

- (3) The rate of wages for an apprentice or worker and the number of apprentices or workers who may be employed by an employer prescribed by this Regulation or any other Regulation under the Act do not apply to persons who are receiving training and work experience in a trade and who are enrolled,
 - (a) in the Ontario Youth Apprenticeship Program as an apprentice;
 - (b) in a similar program approved by the Director and under the supervision of a board as defined in the *Education Act*; or
 - (c) in a pre-apprenticeship program approved by the Director.

RÈGLEMENT DE L'ONTARIO 352/01

pris en application de la
**LOI SUR LA QUALIFICATION
PROFESSIONNELLE ET L'APPRENTISSAGE
DES GENS DE MÉTIER**

pris le 29 août 2001
déposé le 31 août 2001

modifiant le Règl. 1055 des R.R.O. de 1990
(Dispositions générales)

Remarque : Depuis la fin de 2000, le Règlement 1055 a été modifié par les Règlements de l'Ontario 95/01 et 168/01. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 20 janvier 2001.

1. Le paragraphe 5 (1) du Règlement 1055 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de l'alinéa suivant :

- c) aux personnes qui reçoivent une formation théorique et une formation en milieu de travail dans un métier et qui sont inscrites :

- (i) soit au Programme d'apprentissage pour les jeunes de l'Ontario,
- (ii) soit à un programme semblable qui est approuvé par le directeur et supervisé par un conseil au sens de la *Loi sur l'éducation*,
- (iii) soit à un programme de formation préalable à l'apprentissage qui est approuvé par le directeur.

2. L'article 10 du Règlement est modifié par adjonction du paragraphe suivant :

(3) Le taux de salaire versé à un apprenti ou à un travailleur et le nombre d'apprentis ou de travailleurs que peut employer un employeur selon les prescriptions du présent règlement ou de tout autre règlement pris en application de la Loi ne s'appliquent pas aux personnes qui reçoivent une formation théorique et une formation en milieu de travail dans un métier et qui sont inscrites :

- a) soit comme apprentis dans le cadre du Programme d'apprentissage pour les jeunes de l'Ontario;
- b) soit à un programme semblable qui est approuvé par le directeur et supervisé par un conseil au sens de la *Loi sur l'éducation*;
- c) soit à un programme de formation préalable à l'apprentissage qui est approuvé par le directeur.

37/01

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106176	Greater Toronto: Report of the GTA Task Force; Jan 1996	\$25.00	\$5.00
100753	Handbook : Municipal Financial Reporting; Aug 90	\$20.00	\$5.00
106989	LEO : Environment Ontario Lexicon 1997	\$20.00	\$10.00
104388	New Planning for Ontario, Final Report: Commission on Planning and Development Reform in Ontario; June 1993	\$9.95	\$2.00
107281	One-Year Review of Casino Windsor	\$5.00	\$1.50
101305	Ontario Study of the Relevance of Education, and the Issue of Dropouts ; November 1987	\$6.00	\$1.50
102672	Retirement Planning for Small Communities in Ontario; 1987	\$10.00	\$1.50
107271	The Road Ahead- A report on Learning Time, Class Size and Staffing (First report of the Education Improvement Commission ; August 1997)	\$9.50	\$2.50
105451	Royal Commissions on Learning : For the Love of Learning (4 volume set + Summary) 1995	\$15.00	\$5.00
103528	Statutes of Ontario, 1991	\$35.00	\$10.00
104296	Statutes of Ontario, 1992	\$30.00	\$10.00
104942	Statutes of Ontario, 1993	\$35.00	\$10.00
105909	Statutes of Ontario, 1994	\$56.00	\$15.00
106293	Statutes of Ontario, 1995	\$30.00	\$15.00
106971	Statutes of Ontario, 1996	\$65.00	\$15.00
107669	Statutes of Ontario, 1997	\$145.00	\$30.00
104079	Sugar Bush Management for Maple Syrup Producers; Aug 92	\$6.00	\$2.00
104053	Volunteer Transportation Service 1992 Coordinator's Manual	\$15.00	\$6.00
102191	Workable : Fulfilling the Potential of People with Disabilities Jan 90	\$9.00	\$2.00

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Information

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

1. Advertising rates are for a first insertion per columnar space
 - i. up to 25mm is \$22.50
 - ii. from 25mm to 100mm per columnar space is \$5.60 for each 6mm
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Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price of \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice. ***For the correct rate, please contact us at (416) 326-3893 during normal business hours.***

Subscriptions may be paid by VISA, MasterCard or AMEX. Cheques or money orders should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE
50 Grosvenor Street, Toronto, Ontario M7A 1N8
Telephone (416) 326-5310
Toll-Free 1-800-668-9938

Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

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 - iii. allant de 100 mm à 476 mm, par espace-colonne : 5,50 \$ pour chaque tranche de 6 mm
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Les paiements peuvent être effectués au moyen de la carte VISA, MasterCard ou AMEX. Les chèques ou mandats doivent être faits à l'ordre du MINISTRE DES FINANCES et toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8
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The Ontario Gazette

La Gazette de l'Ontario

Vol. 134-38
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Toronto

ISSN 0030-2937
Le samedi 22 septembre 2001

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

ALL TRANS FREIGHT SERVICES LTD.
WINNEPEG, MB

M.L.A. NORTHERN CONTRACTING LTD.
THUNDER BAY, ON

WESWEN TRUCK LINES INC.
AJAX, ON

AUTO-TREK CAR CARRIERS INCORPORATED
DARTMOUTH, NS

MULLINGS, DALE, DONAVAN/ EDMUND, DESMOND
MISSISSAUGA, ON

1470684 ONTARIO LTD.
THOROLD, ON

CAMPBELL, BRUCE, H
NIAG-ON-LAKE, ON

RANJOT TRANSPORT INC.
ETOBICOKE, ON

1485248 ONTARIO INC.
SCARBOROUGH, ON

CUC, GHEORGHE, MIRCEA
ST CLAIR BEACH, ON

RUSSELL, CRAWFORD, JEFFREY/ DOWNEY, CAROL, L.
BRADFORD, ON

2635-6816 QUEBEC INC.
ST MATHIEW, QC

DIVAROV, SLAVTISO
TORONTO, ON

SHIRLEY, NOEL, N
ETOBICOKE, ON

9105-3264 QUEBEC INC.
ST-LEONARD, QC

ENVIROSYSTEMS INC.
HANTSPORT, NS

STEVE HAWKINS INVESTMENTS LTD.
WHITBY, ON

9105-8768 QUEBEC INC.
ST-LIN LAURENTIDES, QC

GO TRUCKING LTD.
BRAMPTON, ON

THOMPSON, LARRY, J
HOLLAND LANDING, ON

9039-3166 QUEBEC INC.
BLAINVILLE, QC

HARRISON, MARY, A
KANONA, NY

TRANSPORT DAD INC.
ST-HENRY, QC

9091-2957 QUEBEC INC.
GATINEAU, QC

KS LIMITED
BELLE RIVER R1, ON

WARDAN, YOUSSEF, T
NEPEAN, ON

LIBBY TERMINALS LTD.
AMHERSTBURG, ON



J. Greig Beatty
Manager/
Chef de Service

38/01

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et aux entreprises



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Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLES DES DEMANDES PUBLIEES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANCAIS SUR DEMANDE.

Camrose Coach Lines Ltd. 45983
1003 - 18 Street N.E., Calgary, Alberta, T2E 4V6

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Province of Alberta as authorized by the relevant jurisdiction from the Ontario/Manitoba and Ontario/U.S.A. border:

1. to points in Ontario;
2. in transit through Ontario to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance
 - i) and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick-up or discharge of passengers except at the point of origin;

- ii) to points in Ontario on a one way chartered trip without pick up of passengers in Ontario.

NOTE: This replaces terms which appeared in the Ontario Gazette dated July 21, 2001.

Can-Am Express Inc. 45942-B
20 Stonedene Blvd., Toronto, ON M2R 3C7

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/Manitoba, Ontario/Quebec and Ontario/U.S.A. border crossings:

1. to points in Ontario;
2. in transit through Ontario to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick-up or discharge of passengers except at the point of origin;

Denny Bus Lines Ltd. 32250-A8
R. R. # 2, Acton, ON L7J 2L8

Applies for an amendment and extension to extra provincial operating licence X-661 as follows:

For the transportation of passengers on a chartered trip from points as authorized on its intra-provincial operating licence PV-2401 to the Ontario/USA, Ontario/Quebec and Ontario/Manitoba border crossings for furtherance:

1. to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin;
2. in transit through the United States of America to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance as authorized by the relevant jurisdiction;
3. on a one way chartered trip to points as authorized by the relevant jurisdiction.

PROVIDED that the current terms of X-661 be deleted.

Also applies for an extension to public vehicle operating licence PV-2401 as follows: **32250-A9**

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Halton, Peel, and Waterloo, the Counties of Dufferin and Wellington and the City of Hamilton.

[**Explanatory note:** The Applicant presently holds authorities for the Regional Municipalities of York and Durham and the Cities of Toronto and Burlington and the Town of Oakville, and most major points in the Regional Municipalities of Halton and Peel and the Counties of Wellington and Dufferin. The substance of the present extension is a simplification of the operating licence and application to provide service to the Regional Municipality of Waterloo and the City of Hamilton.]

Sharwood Transportation Limited 45251-A
1901 Stisted Rd. N., Pt. Lot 16, Con 12, McMurrich/Moneith Township, Sprucedale, ON P0A 1Y0

Applies for the approval of the transfer of public vehicle (school bus) operating licence No. PVS-7819 now in the name of Marcia J. Joiner and Paul Joiner, P. O. Box 27, Sprucedale, ON P0A 1Y0

Transport Thom Ltee 44284-G
592 Boulevard Saint-Rene, Gatineau, Quebec J8P 6T9

Applies for an extra provincial operating licence as follows:

For the transportation of passengers who are employees of the Department of National Defence on a chartered trip for and on behalf of the Department of National Defence from:

1. the City of Ottawa to the Ontario/Quebec border crossings for furtherance as authorized by the relevant jurisdiction to the City of Hull in the Province of Quebec;
 - i) and for the return of same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

- ii) on a one way chartered trip to points as authorized by the relevant jurisdiction.

2. the City of Hull in the Province of Quebec as authorized by the rel-

evant jurisdiction from the Ontario/Quebec border crossings to the City of Ottawa

- i) and for the return of same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

- ii) on a one way chartered trip to points as authorized by the relevant jurisdiction.

Vincent's Taxi Inc.
55 Lochiel St. N., Renfrew, ON K7V 1W1

46002

Applies for the approval of the transfer of public vehicle (school bus) operating licence No. PVS-6555 now in the name of Bernard Vincent, 55 Lochiel St. N., Renfrew, ON K7V 1W1.

Felix D'Mello
Board Secretary/
Secrétaire de la Commission

38/01

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée de dissolution en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2001-07-27	
MAR-DENT LTD.	287934
STACEY, LAWSON ASSOCIATES LTD.	736701
2001-08-03	
CAVIS MARKETING INC.	469191
1096153 ONTARIO LIMITED	1096153
704314 ONTARIO LTD.	704314
2001-08-07	
COLONIAL STAMP COMPANY LTD.	414641
J.T.'S MOBILE WINDSHIELD REPAIR INC.	914719
NOTTAWA IRON WORKS INC.	767813
PAGODA GARDENS (THUNDER BAY) LTD.	403354
SCOT CAMERON DESIGN INC.	919578
THE BENDER GROUP HOLDINGS INC.	889417
V & Z INC.	1306306
688285 ONTARIO LIMITED	688285
2001-08-08	
HAMILTON ORTHO INC.	925497
SHELOCUST LANE ACRES LTD.	489375
1164556 ONTARIO LIMITED	1164556
2001-08-09	
DERM INVESTMENTS LIMITED	143299
1054206 ONTARIO INC.	1054206
786471 ONTARIO LIMITED	786471
2001-08-10	
D. JACKSON MACHINE WORKS INC.	1019950
L & T PACKAGING INC.	351570
2001-08-13	
DISPUTE MANAGEMENT INC.	938302
FRIEDER ENGINEERING LTD.	1351905
1008692 ONTARIO LIMITED	1008692
758405 ONTARIO INC.	758405
822683 ONTARIO INC.	822683
2001-08-19	
C-TEK INC.	1238712
FREE STONE HOLDINGS LTD.	1359217
2001-08-20	
1049299 ONTARIO INC.	1049299
2001-08-24	
VECTOR TELEVISION INCORPORATED	1175539
2001-08-27	
ADMINISTRATION RESEARCH CONSULTING INC. ...	476146
METAL CLADDING OF CANADA LIMITED	254921

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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S.J. AUTOMATION & CONTROLS LTD.	1142385
2001-08-28	
JETMORE INDUSTRIES INC.	733611
815696 ONTARIO LTD.	815696
2001-08-28	
977457 ONTARIO INC.	977457
994068 ONTARIO INC.	994068
2001-08-29	
FEDERICO FERNANDO CADEDDU MASONRY LTD. .	1389674
RALING DISTRIBUTION INC.	1213237
609202 ONTARIO LIMITED	609202
2001-08-30	
CANSOV TRAVEL LTD.	466284
MIKEGOLD CONSTRUCTION LIMITED	111227
REAL OFFICE SYSTEMS INC.	944809
WEST GRAND REALTY LIMITED	117256
1185454 ONTARIO INC.	1185454
2001-08-31	
BET INTERNATIONAL INVESTMENT CORPORATION	967124
GEORGE SUGINOMORI CHICK SEXING CO. LTD. ...	443397
GOLD VALLEY RESTAURANT INC.	756276
KY CONSULTING INC.	1331191
SOTTOTRavel INC.	1078538
THE STUFF.CA COMPANY INC.	1384416
THIND PIZZAZ INC.	1403154
TORONTO DIRECT TELECOMMUNICATIONS INC. ...	1003908
2001-09-04	
BENDATA CANADA LIMITED	1281769
FELIX SOUVENIRS INC.	1261576
LONDON COMPRESSED AIR TECHNOLOGIES INC. ...	1209584
R&E INTERNATIONAL FREIGHT FORWARDERS (CANADA) INC.	1147366
SINGER APPLEBAUM CONSULTANTS INC.	914766
1415998 ONTARIO LTD.	1415998
2001-09-05	
EVERTOP INTERNATIONAL (CANADA) LIMITED	1247454
GROSKORTH MARINE LIMITED	106057
MITVIK CHEMICALS INC.	968992
MORCHARM ENTERPRISES LIMITED	262060
ROCKY MOUNTAIN SOUND TORONTO LTD.	921182
RONAK INVESTMENT CORPORATION	1212364
SISSCOM TRADING LTD.	1125597
TRADING WORLD IMPORT & EXPORT COMPANY INC.	1089286
2001-09-06	
KAWSY INVESTMENTS & CONSULTANCY INC.	1199822
LUEN FOONG ENTERPRISES LTD.	1031614
NATURAL NEEDS INC.	1071828
PAULA MARRTIE INC.	1406949
THE AUTO SHOPPE (YORK) INC.	1156375
796047 ONTARIO INC.	796047
2001-09-07	
GROUP 4 - SNC INC.	1472225

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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GROUP 4 FALCK GLOBAL SOLUTIONS INC.	1472226
NASELLO'S FRUIT & FLOWERS LTD.	935990
SUPERB-TECH (CANADA) CONSTRUCTION LTD. ...	1249523
2001-09-10	
CAFE FREEMANTLE LTD.	795470
CANTON HAIR CREATION INC.	1080432
CME TRADING INC.	1475145
DSOFT INC.	1330666
FERMA CRUSHED STONE INC.	948620
J.F. JEWELLERS INC.	1479519
OWEGO INVESTMENTS INC.	834493
STERLING SUITES HOTEL CORPORATION.	1488676
760782 ONTARIO LIMITED	760782

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

38/01

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-09-12

PRICE CHOPPER CANADA INC. 1247839

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

38/01

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution en personne morale (Non- respect de la Loi sur l'imposition des personnes morales)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 27 August, 2001 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 27 Août 2001 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

CADILLAC SPORTSWEAR INC.	573448
CANNONE (NORTHERN) LIMITED	222456
DO-ALL CONSTRUCTION AND HOME SERVICES LTD.	998832
DOHERTY HEALTH MANAGEMENT SERVICES INC. ..	596606
DOLCE SOGNO INC.	834905
FOURTH TOWER ASSETS INC.	654952
GEORGE HERCZEG LIMITED	955106
HAVERHILL INVESTMENTS CORPORATION	479288
HOFFER-TECH ENGINEERING CORPORATION	1012481
J. WALTON MARTIN LIMITED	207688
J/RO INVESTMENTS INC.	805312
MONK TECHNOLOGIES CORP.	541288
NEW WORLD'S EVE INC.	879222
RESCOM INVESTMENTS LIMITED	124032
SPETALNICK & COMPANY LIMITED	1103701
SPOT-WAY CANADA-WIDE SALES INC.	472609
STEPHEN LISK CONSULTING INC.	1043183
SUTTCO LTD.	896085
VINCE PETICCA MANAGEMENT LIMITED	348646
WERNER CONSTRUCTION LTD.	471525
WOLFE SECURITY LOCKSMITH SYSTEMS INC.	932551
WYNDHAM FINANCIAL CORP.	622116
1075834 ONTARIO INC.	1075834
1100666 ONTARIO INC.	1100666
1102172 ONTARIO LIMITED	1102172
635509 ONTARIO LIMITED	635509
715930 ONTARIO INC.	715930
726927 ONTARIO INC.	726927
737525 ONTARIO LIMITED	737525
846539 ONTARIO LIMITED	846539

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

38/01

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending August 3, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 3 août 2001. La liste ci-dessous indique les anciens noms suivis les nouveaux noms.

Abedanazadeh, Saed — Abedanzadeh, Masoud
Ahmed, Siraj — Siddiqui, Ibrahim Khalil
Ambokile, Ayanna Sekai Summer — Ibrahim, Ayanna Sekai Summer
Ambokile, Talib Hakim Ibrahim — Ibrahim, Jack Christopher Hakim
Andriyevska, Nataliya — Lowther, Nataliya
Arscott, Danielle Lynn — Newman-Stille, Danielle Lynn
Arscott, Derek James — Newman-Stille, Derek James
Aulakh, Rajwinder Kaur — Dhillon, Rajwinder Kaur
Bandachowicz, Ewa — Hodges, Ewa
Bayer, Lara Catharine — Zingano, Lara Catharine
Bayraktar, Selcan Cicek — Gryphon, Seljan Angelique
Beaulieu, Diane Alexandra — Winsor, Diane Alexandra
Bogolonski, Olive Bogostone — Bogdanski, Alice
Bogusz, Joanna Liliana — Pafundi, Joanna Liliana

Bolgova, Olga Adolfova — Shcherbovskikh, Olga Adolfova
 Boudreau, Emma Lin — Boudreau-Jones, Emma Lin
 Boudreau, Megan Elizabeth — Boudreau-Jones, Megan Elizabeth
 Carroll, Elizabeth Anne — Hutchinson, Elizabeth Anne
 Chen, Xiao Qian — Chen, Cindy Xiaoqian
 Chennana, Thindlu Srinivas — Gowda, Srinivas
 Collins, Bambi Colleen — Ayotte, Bambi Colleen
 Cooper, Serina Roanne — McIvor, Serina Roanen Leah
 Coutinho, Danette Thereza — Lam, Danette Thereza
 Cox, Terrence Anthony — Cowderoy, Terence Anthony
 Crivea, Jason Norman — Hathaway, Jason Brooks
 Dauz, Julie Marie Brawner — Kingsley, Julie Marie Brawner
 Dawkins, Denise Vinnett — Branch, Denise Vinnett
 De La Cruz, Jean Sainte-Marie — Markou, Jean Sainte-Marie
 De Sando, Heather Maria — Hoffman, Heather Maria
 De Sando, Jacob Tyler — Hoffman, Jacob Tyler
 De Sando, Thomas Arthur — Hoffman, Thomas Arthur
 De Siqueira, Estrela — De Siqueira, Sayonara Gomes, Sayonara Gomes
 Denter, Chelsea Elizabeth — Sephton, Chelsea Elizabeth
 Diaczun, Erin Joy — Hamon, Erin Joy
 Escaf, Jessica K'reen — Sorokopas, Jessica K'reen
 Evangelista, Cunanan Gemma — Evangelista, Gemma
 Everson, Elaine Elizabeth — Everson Phyper, Elaine Elizabeth
 Everson, Scott Jesse — Phyper, Scott Jesse Everson
 Fikova, Katarina — Sgandurra, Katarina
 Finegan, Joseph Anthony — Mashaud, Joseph
 Fremah, Alice Owusu App — Krodua, Posh Asamoa
 Gandhu, Manjit Kaur — Sekhon, Manjit Kaur
 Georgakopoulos, Konstantinos — Smith, John
 Gerding, Randy, Werner — Nelson, Randy Werner
 Ghide, Tiebe Weldemichael — Ghide, Saba Weldmichael
 Given, Callie Marjorie Kathryn — Paglia, Callie Marjorie Kathryn
 Gouliaeva, Maria — Kanevski, Dyllian
 Groza, Rovenia Antonia — Groza, Rowena Antonia
 Guenter, Peter — Guenther, Peter
 Hackner, Hunter Edward — Carpenter, Hunter Edward
 Hans, Hardeep Kaur — Sandhu, Hardeep Kaur
 Hasenjager, Katrin — Nicholson, Katrin Hasenjager
 Henriques Ferreira, Maria De Fatima — Dos Ramos, Maria De Fatima
 Hillman, Sean — Hillman, Avraham Yaveen
 Hoang, Thi Huong — Perrier, Margaret Rose Huong
 Hunt, Corrina — Aziz, Corrina
 Hunt, Vasiliki — Naskos, Vasiliki
 Jarnell, Cynthia Ann — Bulmer, Cynthia Ann
 Jeffers, Joanna Clare — McBride, Joanna Clare
 Jiang, Beibei — Jiang, Daisy Beibei
 Jiang, Liming — Jiang, Gordon Liming
 John, Fayette Natalie — Anthony, Fayette Natalie
 Jones, Crystal Lynn — Kraft, Crystal Lynn
 Joseph, Rosemarie Antoinette — Simmons, Rosemarie Antoinette
 Kant, Supriya — James, Supriya
 Kara, Rahim — Ajani, Rahim
 Kaur, Dilpreet — Sandhu, Dilpreet Kaur
 Kaur, Mandeep — Chana, Mandeep
 Kaur, Resham — Sandhu, Resham Kaur
 Kemp, Shelly Lee — Taylor, Shelly Lee
 Khamo, Amal Ammanoel — Markoos, Amal Ammanoel
 Khamo, Garil Zuher — Khamo, Mary Zuher
 Lai, Ka Ling — Lai, Karen Ka-Ling
 Leek, Peter Adelbertus Maria — Lake, Peter Albert
 Liu, Xiao Fan — Liu, Catharine Xiaofan
 Low, Valerie Lisa — Hagelaar, Valerie Lisa
 Luc, Nolan George — Connelly, Nolan George
 MacKay, Cathy Jean — Allison, Cathy Jean
 Mangubat, Juliana R — Juanitas, Juliana R
 Marcello, Alfred — Marcella, Alfred John
 McCarty, Robert James — McEachern, Robert James
 McIntyre, Pamela Jean Marie — Marcotte, Pamela Jean Marie
 McCormick, Jason Robert — Leslie, Jason Robert
 McMullin, Ashley Nicole — Ierullo, Ashley Nicole
 Merkley, Daniel Kenneth — Hollywood, Daniel Kenneth
 Mesbah, Fakhreddin — Mesbah, Fred Dean
 Miller, Noah Oscar — Miller, Shao Jezrael
 Mitek, Nicola Louise — Lauzon, Nicola Louise
 Ng, Ngan Fong — Ng, Rita Ngan Fong

Nixon-Muir, Allen Dale — Muir, Allen Dale
 Page, Jamie Charles — Pynn, Jamie Charles
 Pal, Edit — Szentirmai, Edit
 Pang, Chern Sing — Pang, Josh
 Patel, Roshnibhai Arvindbhai — Patel, Roshni R
 Pellicosi, Eugenio — Fata, Eugenio
 Puthiya Srunkitakam, Abdun Nazir — Nazir, Peyes Abdun
 Ramlingum, Chandrama — Farkhondeh, Chandrama
 Rasenthiran, Ponniah — Mohamed Hameem, Lathif
 Reid, Jacqueline Nadine — Reid Hylton, Jacqueline Nadine
 Roopra, Surinder Kaur — Roopra, Inaara Cindy
 Ross, Constance Elizabeth — Allen, Elizabeth Jun'en
 Saad, Fawzy Ali Mohamed — Saad, Fawzy A
 Sabatin, Kathleen Grace Sagun — Justo, Kathleen Grace Sagun
 Sadiqyar, Abdul Satar — Kuresh, Alex Satar
 Sarafu, Iani — Bacula, Iani
 Seede, Robert Mohammed — Seede, Robbie Sam
 Shabeel, Awale — Dad, Awale Mohamed
 Shchutska, Alina Victorivna — Skyson, Alina Victorivna
 Shchutska, Nataliya Ivanivna — Skyson, Natalya Ivanivna
 Shchutska, Veronika Viktorivna — Skyson, Veronica Victorivna
 Shchutskiy, Viktor Martselinovich — Skyson, Victor Martselinovich
 Singh, Harjinder — Saini, Harjinder
 Singh, Inderjit Pal — Bhaura, Inderjit
 Smalley Brink, Cheryl Jean — Smalley Van Den, Cheryl Jean
 Smith, Glen Kirk — Pitcher, Glen Mason
 Srinivas, Samantha — Gowda, Samantha Srinivas
 Srinivas, Sidharth Sanik — Gowda, Sidharth Srinivas
 St Amand, Shane Reginald Steven — Lacourse, Shane Reginald Steven
 Stellato, Laura — Rinaldo, Laura
 Sterner, Sara Elizabeth — Belony, Sara Elizabeth
 Stoyshin, Nicole Kim — Stoyshin, Kim Nicole
 Swerbrick, Andrea Elizabeth — Richardson, Andrea Elizabeth
 Szymczak, Sylwia — Durkiewicz, Sylwia
 Taitt-Duncan, Laticia Latoya Savannah — Ireland, Laticia Latoya Savannah
 Tong, Virginia Wing Kay — Ho, Virginia Wing Kay
 Topalovska, Ana — Tannas, Anna Isabel
 Topalovska, Julija — Tannas, Julia Anna
 Topalovski, Ivan — Tannas, Antonio Ivan
 Topalovski, Tanas — Tannas, Mark Anthony
 Turgeon, Nathalie Marie Jocelyne — Delmas, Nathalie Marie Jocelyne
 Uberna, Lidia — Majerski, Lidia
 Vallier, Marilyn Lesley — Doy-Yat, Marilyn Lesley
 Vetere, Mary Louise — Cox, Mary Louise
 Wan, Jennifer Yi Hung — Li, Jennifer Yi Hung
 Whitfield, Amy Kathleen Elizabeth — Fyfe, Amy Kathleen Elizabeth
 Williams, Mona Maureen — Boxil, Mona Maureen
 Wilson, Inella Angella — McLean, Inella Angella
 Wronski, Matthew — Janiak, Matthew
 Xia, Hong — Xia Morgan, Hong
 Yamin, Bibi Shazeeda — Ryan, Bibi Shazeeda
 Yammout, Shaza — Asanovski, Shaza
 Yan, Li Sheng — Morgan, Li Sheng
 Yang, Chun Xiang — Hayslip, Natalie Yang Chunxiang
 Yu, Ziye — Yu, Roger Ziye
 Zambrano, Margarita Adelaida — Mancia, Margarita Adelaida
 Zhang, Xizhe — Zhang, Jane Xizhe

(6498) 38 JUDITH HARTMAN,
 Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending August 10, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 10 août 2001. La liste ci-dessous indique été les anciens noms suivis les nouveaux noms.

Ahn, Seung Hwan — Ahn, William Seung Hwan
 Anderson, Euhart Washington Junior — Anderson, Joseph-Ross
 Euhart Anderson, Sydney Dionne — Elder, Sydney Dionne
 Armstrong, Lynda Ann — Pearson, Lynda Ann
 Balais, Francia Quiambao — Moreira, Francia Quiambao

Bashala, Kabunda Jolly — Mpiana, Kabunda Jolly
 Bobbett, Rosemary — Kelly, Rosemary
 Botcharov, Elizabeth — Botcharova, Elizabeth
 Collins, Mary Irene — Ben Dovid, Ruth Ariel
 Cousins, Melissa Jean Robertson — Lamarre, Melissa Jean Cousins
 Craig, Joan Ann — Bennett, Joan Ann
 Craig, Kaitlin Jay Bennett — Bennett, Kaitlin Jay
 Craig, Logan Michael Bennett — Bennett, Logan Michael
 Craig, Thea Rose Bennett — Bennett, Thea Rose Craig
 Cumaraswamy, Anusooya — Cumaraswamy, Anusia
 Curran, Jose Lee Marion — Boucher, Josee Lee Marion
 Darzinskas, Stephanie Emily — Semeniuk, Stephanie Emily
 De Souza, Maria Teonilda Jessie — Vaz, Jessie Maria
 Dellasanti, James-Antonio — Desanti, Tony James
 Dimitrova, Lydia T — Ninova, Jessica
 Dominikiewicz, Scott Gregory — Dominick, Scott Gregory
 Donnarumma, Clementina Teresa — Fantetti, Clementina Teresa
 Dormeshian, Arash — Dormeshian, Andrew
 Du, Ying — Du, Diana Y
 Duclos, Marlene — Ellis, Marlene
 Duong, Muoi Tam — Yang, Sandy
 Duquette, Steven Adrien Joseph — Duquette, Stephen Adrian
 Gagne, Crystal Katelynn Anne — Harrison, Crystal Katelynn Anne
 Gill, Kiranjit Kaur — Sangha, Kiranjit Kaur
 Gokool, Susan Surujane — Gokool, Ramsuamir Susan Surujane
 Hing, Henry — Hing-Chan, Henry Loi On
 Jacques, Mickendley Falkao — Bernard, Mickendley Falkao
 Jacques, Smyhalditch Kenny — Bernard, Smyhalditch Kenny
 Kang, Justin Inmo — Kim, Justin Inmo
 Kang, Steven Seungmo — Kim, Steven Seungmo
 Kaur, Gurdarshan — Khera, Gurdarshan Kaur
 Kuzevski, Julia — Kuzev, Julia
 Lee, Dongmei — Lee, Cathy
 Lee, Howard Chen-Hao — Lee, Brendan Chen-Hao
 Leroux, Richard — Foran, Richard Joseph Paul
 Lewis, Stacey Ann — Hudson, Stacey Ann
 Liu, Siu Wai — Liu, Emily Siu Wai
 Lloyd, Emilee Marie — Lloyd Krusky, Emilee Marie
 McMillan, Melissa Lea — Morrow, Melissa Lea
 Moldowan, Kyle Ronnie — Robitaille, Kyle Rodney
 Mukati, Rahila — Shafiq, Rahila
 Myall, Patrick John — Van Myall, Patrick John
 Nutter, Eric Robert — Pearson, Eric Robert
 Nutter, Hayley Jolan — Pearson, Hayley Jolan
 Osei, Joseph Noble — Lord, King
 Ramakrishna, Ghaithree Mary — Ramakrishna, Mary
 Ramdan, Rajkumarie — Ramdan, Marie Sierra
 Raulick, Evan Alexander Lloyd — MacNeil, Evan Alexander Lloyd
 Richards, Tawny-Ash Cher — Richards-Coppola, Tawny-Ash Cher
 Salinas, Petronilo III Angeles — Rosete, Petronilo III Salinas
 Sandhar, Dalvinder Singh — Sandhar, Adal Dal
 Sathananthan, Kavitha — Sathananthan Shah, Kavitha
 Singh, Amarjit — Khera, Amarjit Singh
 Singh, Gurmeet — Gill, Gurmeet Kaur
 Singh, Kulraj — Gill, Kulraj Singh
 Singh, Manroop — Gill, Manroop Kaur
 Singh, Simranpreet — Gill, Simranpreet Singh
 Singh, Usha — Bhaura, Usha
 Sisson, Timothy Irvine — Sisson Kerrigan, Timothy Ervan
 Smeaton, Patricia Dawn — Smeaton, Kirsten Patricia Dawn
 St Amand, Alphere — St Amant, Alfred Joseph
 Staffleitner, Carole Anne — Woit, Carole Anne
 Sukdev, Jagdeesh Kaur Dhaliwal — Dhaliwal, Jagdeesh Kaur
 Toutoundjian, Pozant Agop — Jamgotchian, Peter
 Van Myallbastelaar — Van, Kara Ann, Kara Ann
 Van Daele, Kim Lori — Wanamaker, Kim Lori
 Vass, Susanne Brenda — Vaas, Susanne Brenda
 Vieira Ferreira, Marcos — Sathler, Marcos
 Walther, Janet Roma Marie — Walther, Janet Olga Marie
 Webster, June Beryl — Machin, June Beryl
 Williams Nasimok, Vivienne Margaret Antoinette — Williams,
 Vivienne Margaret Antoinette
 Woeszczak, Shannon Kathleen — Stasyk, Shannon Kathleen
 Woitschatzke, Gordon Klaus — Woit, Gordon Klaus
 Woitschatzke, Natasha Kimberly — Woit, Natasha Kimberly
 Woitschatzke, Tanya Stefanie — Woit, Tanya Stefanie

Younan, Falah — Younan, Johnny
 Zewdu, Mahadere — Dawit, Mahadere Zewdu

(6499) 38 JUDITH HARTMAN,
 Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending August 17, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 17 août 2001. La liste ci-dessous indique les anciens noms suivis les nouveaux noms.

Albulet, Jacqueline Janice — Pendleton, Jacqueline Janice
 Alfoldi, Andrea Mireille — Butler, Lucy Mireille Hirn
 Anderson, Richard Guy — Bateman, Richard Guy
 Andrews, Christien Bryce Dylan — Leven, Christien Bryce Dylan
 Andrews, Devonte Dion John — Bath, Devonte Dion John Andrews
 Arjun, Inder Singh — Birdi, Arjun Inder Singh
 Arora, Raja Ram — Arora, Navdeep
 Ayow, Sharon Chang — Mansfield, Sharon Chang
 Bahadur, Zar Taj — Bahadur, Zartaj
 Bailey, Diann Alicia — Bailey-Mitchell, Dianne Alicia
 Bakker, Eva Mae — Poulin, Eva Mae
 Barhpagga, Inderjeet Kaur — Ladhar, Inderjeet Kaur
 Barrett, Valerie Nicole — Barrett, Nicky
 Beckham, Jonathan Edward Earl — Farrow, Jonathan Edward Earl
 Bisson, Sarah Anne — Douglas, Sarah Anne Rose
 Blackjack, Frances — Boshkaykin, Frances Victoria
 Blair, Akinseye Oluyemi Abayomi Adio Owodunni — Tanimola,
 Akinseye Oluyemi Abayomi Adio Owodunni
 Blair, Norma Judith Elaine — Tanimola, Oluremi Foluke
 Bordas, Lucia Elena — Bordas Golan, Lucia Elena
 Boteju, Welatantrige Wijayapala Ajantha Pavan — Boteju, Pavan
 Ajantha
 Bruinsma, Jeffrey Lucas — Campsall, Jeffrey Lucas Bruinsma
 Bruinsma, Joshua Jacob — Campsall, Joshua Jacob
 Buchta, Zuzana — Shatford, Suzanna
 Cannataro, Emilia — Cannataro, Lia Emilia
 Cao, Jia Huan — Cho, Galvin Jia Huan
 Carlton, Wilhelmina Jane — Bone, Wilhelmina Jane
 Carrier, Eric — Bertin, Eric
 Chan, Fu Keong — Chan, Fu Keong Gary
 Chan, Sze Man — Chan, Cecilia Sze Man
 Charron, Sherri Leigh — Charron-Kent, Sherri Leigh
 Chen, Jia Lin — Cherry, Johnny
 Chen, Tao — Chen, Kristel Tao
 Chi, Zhaohui — Chi, Jeffrey Zhaohui
 Chow, Gilda Chi-Houng — Kato, Sayuri Gilda
 Christensen, Kari Lee — Delansen, Kari
 Chung, Kin Ping — Chung, Steve Kin Ping
 Cianciolo, Rosanne Barbara — Ward, Rosanne Barbara
 Clare, Heather Jennifer — Crouse, Heather Jennifer
 Cook, Freddie Allen — Cook, Fred Allen
 Corfield, Ryan David — White, Ryan David
 Cormack, Marion Beatrice — Barton, Marion Beatrice
 Coutinho, Patricia Adriana — Giudicianni, Patricia Adriana
 Craig, Jeannine Leanne — Roberts, Jeannine Leanne
 Crowder, Lisa Marie — Holt, Lisa Marie
 Da Ponte, Maria Leonilde — Da Ponte, Leona Maria
 Darabaner, Lyssa Trudy — Bailen, Kymerlee Lyssa
 De, Adam Christopher Mers — Shecker, Adam Christopher
 Delahunt, Velma Dale — Delansen, Dale Deen
 Denis, Evon Betsy — Benedict, Evon Betsy
 Derdale, Kevin William — Tregaskiss, Kevin William
 Di Prospero, Patricia Adelina — Savelli, Patricia Adelina
 Djama, Hana Omar — Yusuf, Hana Omar
 Djarmati, Istvan — Gyarmati, Istvan Posa
 Do Carmo, Maria Celisa Mimosa — Inacio, Maria Celisa Mimosa
 Dolgovska, Tetyana — Dolgovsky, Tanya
 Dwyer, Ijbeltje — Dwyer, Ingrid
 Eladaliagy, Ahmed Aly Sadek — Sadek, Ahmed Aly
 Ellis, David Robert Lee — Acheson, David Robert
 Esteves, Andrea Cowle — Esteves, Ayesha Andrea Cowle
 Farsi, Eshrat — Farsi, Victoria

Faubert, Ryan Ronald — Delrue, Ryan Ethan
 Fiddler, Marian Audrey — Bilkowski, Marian Audrey
 Foster, Amy Shirley — Andrews, Amy Shirley
 Gacuti, Ivy Carmelle — Nitereka, Carmelle
 Gagnon, Tamie Cheryl Ann — Barr, Tamie Cheryl Ann
 Galazkiewicz, Elzbieta Barbara — Lukawska, Elzbieta Barbara
 Garasym, Roksolana Marasym — Harasym, Roxolana
 Gibner, Allen Ray — Watson, Allen Ray
 Glassman, Tanya — Zelyuk, Tanya
 Gokule, Janiese Nicola — Marriott, Janiese Nicola
 Gonzales Pantac, Jose Rodrigo — Haney, Jose Rodrigo
 Goodman, Margaret Hazel — Sears, Margaret Hazel
 Gorobets, Svitlana Yuriyina — Gore, Lanna
 Grant, Donald Lloyd — Granatstein, Donald Lloyd
 Grant, Joan Pauline — Granatstein, Joan Pauline
 Green, Michelle Andrea — Gobeil, Michelle Andrea
 Gregory, Irene Samantha — Gregory-Eaves, Irene Samantha
 Gregson, Patti Elaine — Moran, Patti Elaine
 Hadzis, Maria Claire — Hadzis-Bezies, Maria Claire
 Hafizullah, Hafizullah — Sajadi, Ali
 Hanic, Ronald Gordon — Jawanda, Ronald Gordon
 Harasym, Diana Garasym — Harasym, Diana
 Hardy, Shannon — Triskle, Shannon
 Henson, Karen Phyllis Elaine — Miller, Karen Phyllis Elaine
 Hiltz, Tanesha Lynn — Hamelin, Tanesha Lynn
 Hornstein, Daniel Jacob — Dwyer, Daniel Jacob Hornstein
 Hosseini Koupaei, Mohammad Reza — Hosseini, Mohammad
 Hosseini Koupaei, Negar — Hosseini, Negar
 Howe, Karlie Kimberly Erin — Legault, Karlie Kimberly Erin
 Hu, Bao Yi — Kwan, Michelle Julia
 Hummel, Natasha Marie — Black, Natasha Marie
 Humphries, Elizabeth Gail — McClay, Elizabeth Gail
 Hyndman, Tracy Lynn — Feor, Tracy Lynn
 Hyslop, William Lindsay — Hyslop, Bailey William Lindsay
 Inozemtseva, Svitlana — Kiehn, Lana
 Ireland, James Andrew — Chynne, Jacob James Ireland
 Irvine, Matthew Joseph Edwin — Belanger, Matthew Joseph Edwin
 Jackson, Catherine Anne — Baker, Rachell Kalaya
 Jackson, Crystal Jazmin Lyn — Baker, Julie Kalaya
 Jackson, Marshall Dartagnan — Baker, Antony D
 Jaffer, Fatima Ramzan — Jamal, Fatima Ramzan
 Jan, Min-Chi — Nose, Min-Chi
 Joe, Michelle Maria — Cudjoe, Michelle Maria
 Johns, David Marc — Boulay, David Marc
 Johnston, Albert Ernest — Johnston, Wilbert Ernest
 Kaklamanos, Jim — Kaklamanos, Dimitri
 Kathirgamanathan, Nirmaladevy — Mohanaraj, Nirmaladevy
 Kebede, Yetnayet — Kebede, Selam Sheferaw
 Kent, Donald Cyril — Charron-Kent, Donald Cyril
 Khababzashar, Ehya — Bashar, Shahla
 Khalil, Mubshara — Purewal, Mubshara
 Kim, Elizabeth Yeonkyung — Choi, Elizabeth Yeonkyung Antoinette
 Kirkpatrick, Susan Anne — Bennett, Susan Anne
 Kolev, Anabela Kolev — Maldonado, Anabel Carmen Kolev
 Konyukhov, Maxim Olexandrovych — Kiehn, Max
 Kovacic, Deborah Ann — Julian, Deborah Ann
 Koziel, Cindy Linda Louise — Svetanic, Cindy Linda Louise
 Kreher, Matthew — Kreher, Matthew Rolf
 Kufova, Jana — Cassidy, Jana
 Lakew, Dawit — Lakew, Noah
 Landry, Angele Linda — Paquette, Angele Linda
 Lau, Sin Man — Lau, Julie Sin Man
 Lau, Sin Yee — Lau, Fissan Sin Yee
 Lauffer, Sabine Christine — Lauffer-Leggett, Sabine Christine
 Laurin, Patrick Joseph Yves — Collins, Patrick Joseph Yves
 Lawrence, Kimberley Anne — Edmonds, Kimberley Anne
 Lawrence, Yolisa Michelle — Lawrinnee, Yolessa Kasie
 Legroulx, Natasha — Sylvestre, Natasha Raeanne Theresa
 Leung, Ka Lai — Leung, Karen Ka Lai
 Li, Man Yi — Li, Nancy Man-Yi
 Liley, Tiffany Crystal Eileen — Liley-Williamson, Tiffany Crystal Eileen
 Linteau, Ashlee Denise Blackwood — Linteau, Ashlee Denise Pau Preto
 Livesey, Craig Stuart — Seventeen, Five Craig Stuart Livesey
 Lorette, Joseph Paul — Lorette, Paul Albert

Loucks, Teresa Ellen — Loucks-Gray, Teresa Ellen
 Lui, Monica — So, Monica
 Ma, Hoo-Sum — Ma, Hoo-Sum Sam
 MacKay, Brenda — MacKay-Gregory, Brenda
 Mahal, Kanta Kaur — Mahal, Kulwant Kaur
 Mak, Hin Hua — Mak, Walter Hin Hua
 Maksymjuk, Bohdan — Maksymjuk, Bohdan Robert
 Markos, Bill — Markou, Bill
 Markus, Iryna — Mojsowski, Iryna
 Mascia, Nadia Theresa — Mamer, Nadia Theresa
 Masoudi, Brandon Rad — Rad, Brandon
 Masoudi, Chloe Rad — Rad, Chloe
 Masoudi, Isaac Rad — Rad, Isaac
 Matuszczak, Monika — Pearson, Monica Matuszczak
 Mavridis, Christina — Gosse, Christina
 Mavridis, Evangelia-Angela — Gosse, Evangelia-Angela
 Maybee, Cheryl Elaine — Brown, Cheryl Elaine
 McFarlane, Chantal Danielle — McArthur, Chantal Danielle
 McLean, Marie Mary Ann Tammy — Bessette, Marie Mary Ann Tammy
 Meehan, Lindsay — Conlon, Lindsay
 Miah, Mohammad Ishraque — Rana, Mohammad Ishraque
 Mitchell, Alicia Veronica — Viana, Alicia Veronica
 Moore, Andra Sheldon — Moore, Andre Sheldon
 Morris, Elizabeth Lyne — Morris, Alisha Lyne
 Mravyan, Michael — Mravyan, David Michael
 Muzerall, Jennifer Marie — Roberts, Jennifer Marie
 Nadarajah, Nanthini — Aravindan, Nanthini
 Nehme, Slaimen Elias — Nehme, Simon Elias
 Nguyen, Tan Loi — Nguyen, Brian
 Noguera, Maria Lidia Y Noguera — Anderson, Maria Lidia
 Nugent, Jade Marilyn — Edgerton, Jade Marilyn
 Nutter, Eric Richard — Pearson, Eric Richard
 Omar, Omar Mohamed — Omar, Tarek Mohamed
 Omwenyeke, James Omoregie Avenbuan — Omwenyeke, Avenbuan Omoregie
 Osborne, Larry Wayne — Allison, Larry Wayne
 Ostapa, Alexander Micheal — Healy, Alexander Micheal
 Pararajasingam, Rajanthini — Pararajasingam, Suba Rajanthini
 Patterson, Marian Frances — Patterson, Katharine Francesca
 Paunescu, Ecaterina Aura — Brebeanu, Ecaterina Aura
 Pawley, William Edward — Rhind, William Edward Douglas
 Payne, Nancy Lynn — Hardy, Nancy Lynn
 Pereira, Premeetha Icelena — Da Silva, Premeetha Icelena
 Petersen, Eigil Dalsgaard — Pedersen, Eigil Dalsgaard
 Pochopin, Malgorzata Dorota — Krzeminski, Malgorzata Dorota
 Polgar, Lori Eva — Lee, Lori Eva
 Ponce, Sheilah Christina Arce — Mesina, Sheilah Christina Arce
 Poretskaia, Anna — Poretski, Anna
 Poretskaia, Marina — Poretski, Marina
 Pottinger, Desiree Darthulah — Kydd, Desiree Darthulah
 Proulx-Gondermann, Sabrina Heidi Marie — Noseworthy-Gondermann, Sabrina Christine
 Quarrell, Carrol Aldene — Quarrell, Aldene Carrol
 Ramzy, Jihan Youssef — Ramzy, Gigi
 Reid, Leavene Hillary — Erid-Gayle, Leavene Hillary
 Retzer, Maria Elisabeth — Steelman, Maria Elisabeth
 Rivers, Trina Missy — Fox Assinewai, Trina Missy
 Robbins, William Douglas — Forest, William Brian Armand
 Robdrup, Robert Lloyd Steuer — Steuer, Robert Lloyd
 Rocha, Maria — Dias, Maria
 Rogers, Rosealyn Annette — Jackson, Rosealyn Annette
 Rosman, Jill Ann — Kadonoff, Jill Ann
 Ruffo, Alison Grace — Lobianco, Alison Grace
 Rumble, Michael Sean — Corrigan, Michael Sean
 Rusenstrom-Pilon, Jessica Jo-Anne — Courchesne, Jessica Joanne
 Rush, Ciara Ann Lauren — Lusted, Ciara Lauren Ann
 Sagalovich, Iulya — Davidov, Iulya
 Sanchez, Manuel Gamalinda — Gamalinda III, Manuel Salazar
 Sang, Christina Alicia — Sang-St Catherine, Christina Alicia
 Savino, Shannon Kathleen — Armstrong, Shannon Kathleen
 Scaini, Paula Ann — Scaini-Allie, Paula Ann
 Scobie, Willow — Scobie-Vachon, Willow
 Sedorko, Michael Andrew — McClatchie, Michael Andrew
 Sentishcheva, Yuliya Volodymyrivna — Sent, Yuliya
 Shao, Liu Xia — Loosley-Millman, Sophie Morgan Blythe Xiaoxing

Sharma, Harish Kumar — Sharma, Harrish
 Shin, Jung-Won — White, Joanne Jung-Won
 Sidhu, Kartar Singh — Sidhu, Gurmail Singh Singh
 Singer, Jana Miriam — Stern, Jana Miriam
 Siu, Hoi Chung — Siu, Albert Hoi Chung
 Stanczyk, Jan — Stanchyk, Ian
 Stepanova, Valeria — Westra, Valeria
 Swacha, Marta — Bojarski, Marta
 Tchassovnikov, Nikolai Innokentievitch — Brown, Nicholas
 Tchassovnikova, Irina Nikolaevna — Brown, Irene
 To, Due Dung — To, Maina Yung
 Trinh, My To — Trinh, Margaret
 Tumakov, Alexandr — Holtzman, Alexandr
 Tumakov, Dmitri — Holtzman, David
 Tumakov, Mattias Moshe — Holtzman, Mattias Moshe
 Tumakov, Tatiana — Holtzman, Tanya
 Tung, Gagan — Gill, Gagan
 Vadivelu, Nimalakanthan — Vadivelu, Nimalahantthan Nimal
 Vallo, Kristina Marie Catipon — Mandigma, Kristina Marie Catipon
 Vanderburg, Bruce Roy — Taylor, Bruce Roy
 Vanderburg, Sarah Faye — Taylor, Sarah Faye
 Varatharajah, Thirukumaran — Varatharajah, Kumaran
 Weagle, Brent Allen — Bryant, Brent Allen
 Weagle, Mary-Ellen Dorothy — Bryant, Mary-Ellen Dorothy
 Weagle, Paul James — Bryant, Paul James
 Weerasingam, Punitharani — Veerasingam, Punitharani
 Whitehead, Alastair John — Whitewolf, Alastair John
 Whittaker, Alice Neva Lillian — Smith, Alicia Neva
 Wolfgram, Lise Mae — Whitewolf, Lise Mae
 Woods, Kimberley Anne — Woods, Ruby D
 Wsciubiak, Katarzyna — Gromadzki, Katarzyna
 Ye, Fang Chun — Ye, Cynthia Fang Chun
 Yu, Qing Mei — Lee, Qing Mei
 Zaliziak, Colby Michael — Steelman, Colby Michael
 Zaliziak, Erika Nicole — Steelman, Erika Nicole
 Zori, Sandra Wamidh — Zori, Sandra Maria Teresa
 Zych, Monika Agnieszka — Zych Polak, Monika Agnieszka

JUDITH HARTMAN,
 Deputy Registrar General

(6500) 38

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending August 24, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 24 août 2001. La liste ci-dessous indique été les anciens noms suivis les nouveaux noms.

Abdelnour, Eric Nicholas — Nicholas, Eric George
 Ali, Saba Naz — Shariff, Saba Naz
 Ammelchenkov, Maya — Gisin, Maya
 Armson, Mary-Anne — Varga, Mary-Anne
 Assefa, Alem Berhe — Lemlem, Alem Belay
 Astley, Jeanie Marie — Fuscaldo, Jeanie Marie
 Balin, Candice Christine Aguilar — Balin-Chico, Candice Christine Aguilar
 Bayrami, Manoushak — Bayrami, Lisa
 Beatty, Esther — Beatty, Margaret Esther
 Beazer, Veronica Monica — Beazer-Houston, Veronica Monica
 Belisario, Ashley Nicole — Lazaro, Ashley Nicole
 Belo, Raquel Nobrega — Belo Whitwell, Raquel Nobrega
 Bhingaradia, Harshaben R — Ramani, Harshaben R
 Blagdon, Shelley Ann — Nicholas, Shelley Ann
 Brevetti, Ricardo — Calabro, Ricardo Giuseppe
 Butler, Kenneth Arthur — Scherle, Kenneth Arthur
 Capak, Aleksandra — Sopic, Aleksandra
 Castillo, Cherrylyn C — Zulueta, Cherrylyn C
 Chan, Mei Wan — Chan, Dale Mei Wan
 Chan, Yuk Kam — Chan, Joyce Yuk-Kam
 Chen, Cen — Chen, Vivien Cen
 Chen, Wanlin — Chandra, Warner
 Chen, You Yi — Chen, Eve You Yi
 Cheng, Shu-Fen — Cheng, Sophia Shu-Fen
 Choudhry, Saira Yousuf — Murtuza, Saira Yousuf
 Clarke, Jill Theresa — Anderson, Jill Theresa

Costa, Nadna Maria — MacDonald, Nadan Maria
 Cremasco, Orlando Giavanni — Ekelman, Sandy
 Cummings, Martin Henderson Russell — Oliver, Martin Henderson
 Curtinhas, Sandra Cristina Da Silva — Protomanni, Sandra Cristina Da Silva
 Dannish, Sara — Wafasharefe, Sara
 Dave, Smruti Bhalchandra — Chawda, Smruti Bhalchandra
 Davidson, Luke Andrew Mark — Mastervick, Luke Andrew Mark
 Davis, Jodey Marie — Burnell, Jodey Marie
 Demers, Martine Marie-Michele — Demers, Marie-Michele Martine Suzanne
 Denter, Miranda Lillian — Sephton, Miranda Lillian
 Deschamps, Jessica Diane Marie — Cormier, Jessica Diane Marie
 Desiree, Pearl — Robinson, Pearl
 Dizdar, Esma — Ceric, Esma
 Douthart, Drew Marshall — Grimshaw, Drew Marshall
 Downs, Adrian David Ashley — Huggins, Adrian David Donald
 Doyle, Martha Laura Farquhar — Farquhar-Doyle, Martha Laura
 Duggan, Matthew Adam — Gely, Matthew Adam
 Duguay, Robert Gerard Joseph — Marier, Robert Joseph Gerard
 Duhaney, Anthony Devon — Williams, Anthony Devon
 Duhaney, Crystal Marie Teresa — Williams, Crystal Marie Teresa
 Dunseith, Tammy Cheryl — Dunseith, Michael Tammy
 Dunsmore, Robert William — Pollard, Robert William
 Duong, Son Minh — Duong, Andrewson Minh
 Duquinal, Imelda A — Cabrera, Imelda A
 Efendiev, Ruslan — Efendiev, Russell
 Efendiev, Teimur — Efendiev, Tim
 Efendieva, Gioulmara — Efendieva, Gulya
 Essex, Nickolas Jan — Vandersteen, Nickolas Jan
 Fandrich, Christina Belle — Brandle, Christina Belle
 Faqi, Hana — Aria, Hana
 Faqi, Païda — Aria, Païda
 Fennell King, Amanda Gabrielle — Renshaw King, Amanda Gabrielle
 Fernandez, Eunice J — Thompson, Eunice J
 Flores, Maricris Z — Laserna, Maricris Z
 Fobert, Sherry Lynn — Fobert, Sharrie Lynn Mary
 Forodi, Iraj — Forodi, Kevin Iraj
 Fowler, Jeremy Paul — Olsen, Jeremy Paul
 Fraser, Ann Michelle — Surette, Angela Michelle
 Freeburn, Kimberly Lynn — Hutchison, Kimberly Lynn
 Giammarco, Achille — Giammarco, Alex Achille
 Given, Kaitlin Jennifer Claire — Paglia, Kaitlin Jennifer Claire
 Gomez, Tonia Natasha Wilson — Von Castle, Tonia Natasha
 Gowers, Douglas James — James, Douglas Hinks
 Gundar, Ada — Gunsar, Ada Amy
 Gunsar, Ege — Gunsar, Megan Ege
 Gunsar, Emine Saynur — Gunsar, Saynur Sandra
 Gunsar, Safa Mustafa — Gunsar, Safa Sam
 Haycock, Trevor Donald Roy — Williams, Trevor Donald Roy
 Hazel, Naeemah Aquila Adero — Hazelle, Naeemah Aquila Adero
 Horan, Andrew Richard George — Brooke, Andrew George
 Horne, Janice Kay — Horn, Janice Kay
 Hudacin, Claudia — Zavarella, Claudia
 Hunter, Derek Kyle James — Butler, Derek Kyle James
 Isse, Abdullahi — Abdullahi, Abdullahi Hassan
 Jewiss, Adam Robert John — Jewiss-Gaines, Adam Robert John
 Jiang, Tong — Chandra, Lucy
 John, Sita — Gopaul, Sita
 Jumaquio, Carina D — Saldanha, Carina D
 Kandasamy, Kalanithy — Murugathasan, Kalanithy
 Kemeni, Njuigwe Chloe — Kemeni, Chloe Maeve
 Kersten, Dolores Mary Ann — Guertin, Grace Krysia
 Khounborind, Liene — Dunstan, Liene
 Klomp, Margaret — Klomp, Margret
 Kryhul, Jennifer Mary — Mahabir, Jennifer Mary
 Kuck, Malgorzata — La Chimea, Malgorzata
 Kuntz, Tricia Lynn — McEwan, Tricia Lynn Kuntz
 Lajos, Rita — Gombas, Rita
 Laliberte, Denise Colette Marie — Duran, Denise Colette Marie
 Lambrou, Stepheny — Fraggoulis, Stephanie
 Lawrence, Ashley Christina May — Ristimaki, Ashley Christina May
 Lee, Kyung Sun — Lee, John Kyung Sun
 Lee, Man Na — Lee, Eva Man-Na
 Lemay, Brenda Ellen — Brooks, Brenda Ellen
 Leung, Hok Yee — Leung, Sephie Hok Yee

Levesque, Patricia Nicole — Lortie, Patricia Nicole
 Lewis, Stacy-Ann Cynthia — Clarke, Stacy-Ann Cynthia
 Lidder, Jasbir Kaur — Heer, Jasbir Kaur
 Liu, Fiona Hiu Ching — Lau, Fiona Hiu Ching
 Liu, Ming-Ke — Lau, Ming Fong
 MacIsaac, Tara Anne — Nevins, Tara Anne
 Mahalingam, Meera — Mahalingam, Geetha Meera
 Mak, Wai Tung Suwan — Fong, Wai Tung Suwan
 Mason, Donna Lee — De Hamilton, Donna Lee
 Mavraidis, Mary — Mavraidis-Jones, Mary
 McDonald, Kaitlyn Jillian — Carroll, Kaitlyn Jillian
 Mekuri, Punadai — Persaud Budhu, Pandai Dolyn
 Melech, Anna — Halay, Anna
 Mendoza-Ixcaraqua, Lolixel Yesennia — Mendoza-Ixcaraqua, Tania
 Ichelle
 Mia, Sheik Mohamed Kamal — Mia, Kamal Muhammad
 Mironau, Aliaksandr Petrovitch — Mironov, Alexander
 Mironau, Illia Alexandrovitch — Mironov, Ilya Alexander
 Mitchell, Roy Walter — Cambridge, Roy Walter
 Mohammad, Mohammad Faqi — Aria, Mohammad
 Monteiro, Simone Nogueira — Falcao, Simone Nogueira
 Motie, Parbatee Violet Nandlal — Nandlal, Violet
 Musty-Stitt, Brandon Joseph — Dobson, Brandon Joseph
 Myara, Karen Myriam — Wizman, Karen Myriam
 Ng, Victor Shu Kong — Ng, Benson Kwan Ming
 Nieuwendyk, Cornelis Joannes — Nieuwendyk, Gordon John
 Nijjar, Savtes Singh — Nijjar, Subtej Singh
 Nikolaros, Flora — Nicholas, Flora Nikolaros
 Nunez, Alejandro Collados — Collados-Nunez, Alejandro Felix
 Olabi, Adeleke Saka — O'Labee, Adel Lameed
 Omer, Mohamoud Abdi Salam — Nuur, Muhammad Adam
 Onofreychuk, Patricia Lynn — McKee, Patricia Lynn
 Owrahi, Kahram — Salehi Owrahi, Kahram
 Palha, Pal — Singh, Jodh-Paul Palaha
 Papirlyte, Lolita — Skachkov, Lolita
 Parent, Sarah Mary Ann — Miller, Sarah Mary Ann
 Pathamanathan, Vimalalajani — Gabriel, Vimalalajani
 Payne, Randy William Allen — Allen, Randy William
 Pearson, Donna Lynn — Neil, Donna Lynn
 Pereira, Iris Anastasia Virginia — Stather, Iris Anastasia Virginia
 Perron, Marie Nicole Diane — Perron, Nicole Diane
 Perry, Lee Anthony — Jackson, Anthony Lee
 Persaud, Shaunananda — Persaud, Shaun Anthony
 Petersen, Elizabeth Robertson — Kelly, Elizabeth Robertson
 Pham, Doanh — Fan, Doanh
 Pham, Raymond — Fan, Raymond
 Pham, William — Fan, William
 Pocock, April Stephanie Janet — Spires, April Stephanie-Janet
 Poirier Dubord, Marie Noelle Lauretie Chantal — Fauteux,
 Marie Noelle Lauretie Chantal
 Premji, Salima Firoz Ahmed — Abdulla, Salima Firoz Ahmed
 Priebe, Shelly Ann — Shakes, Shelly Ann
 Que, Adonis — Lim, Adonis Que
 Rasa, Yarlini — Jegajeevan, Yarlini
 Raymond, Kristofer James — Swan, Kristofer James
 Robbins, Lynn Ann — Robbins White, Lynn Ann
 Roopra, Kiranjeet Kaur — Kaur, Kiranjeet
 Rossetti, Paul Emerson — Emerson, Paul Francis
 Roy, Marie Antoinette Jacqueline — Roy, Jacqueline Rita
 Rzepka, Renata — Rzepka-Bissessar, Renata
 Sasna, Fatima — Aliyar, Fatima Sasna
 Saunders, Karen Geraldine — Fudge, Karen Geraldine
 Schooley, Savannah Elizabeth — Joncas, Savannah Elizabeth
 Scott, Charlotte Danielle Jane — Singh, Charlotte Danielle Jane
 Seddighi-Tonokaboni, Titka — Seddighi, Titka
 Selianina, Elena Nikolayevna — Vardar, Elena Nikolayevna
 Selvarajah, Sivagini — Ramkumar, Sivagini
 Seredynska, Marta Maria — Seredynska-Zajac, Marta Maria
 Seyed-Rezaei-Tehrani, Seyed-Morteza — Tehrani, Morteza
 Shakir, Diyari Farhad — Sorani, Diyari Farhad
 Sharifi, Zohra — Akram, Zohra
 Sharma, Smita — Hussain, Smita
 Sheets, William-Joseph — Nureddin, David Alexandro Michael
 Shutron, Trishah Lynn — Drake, Raven Elektra
 Singh, Dharm — Randhawa, Dharm Singh
 Singh, Harjot — Aulakh, Harjot Singh

Singh, Kulwant Kaur — Aulakh, Kulwant Kaur
 Singh, Sohan — Aulakh, Sohan Singh
 Sinniah, Banu — Rameshkumar, Banu
 Snow, Marianne Ellen — Snow, Marianne Ellen
 Spence, Kristina Ellen — Dubois, Kristina Ellen
 Spencer, Amanda Lynn — Dworsky, Amanda Lynn
 Steinburg, Delores Doreen Eileen — Steinburg, Deloris Doreen Eileen
 Stepanenko, Halyna — Hojsan, Halyna
 Swatch, Navreet — Swatch, Navreet Kaur
 Swatch, Sunny — Swatch, Sunny Singh
 Szkolka, Sandra Anne — West, Sandra Anne
 Talbot, Heather Anne — Ashley, Heather Anne
 Tersigni, Giovanna — Morganello, Giovanna
 Thatanath, Vasanth — Paliyath, Vasanth
 Thiruchelvam, Srirenganantha — Uthayakumar, Srirenganantha
 Tkach, Michael William James — Love, Michael W J
 Tong, Kwok Ho — Chan, Adrian Kwok-Ho
 Tong, Mei Ting — Chan, Sandy Mei-Ting
 Tran, Muoi — Tran, Betty
 Trapp, Donna Lynn — Keating, Donna Lynn
 Tremblay, Nadine Marie Jeannette — Michalowski, Nadine Marie
 Jeannette
 Trischuk, Deanna Eugenia — Constance, Josephine
 Tzalkian-Eftimova, Karmen — Paul, Karen Bruce
 Urquico, Wylene Bulanadi — Canedo, Wylene Bulanadi
 Vargas, Graca Margarida Pereira — Oiegar, Graca Margarida Pereira
 Veilleux, Richard Steven — Ellis, Richard Steven
 Vlckova, Martina — Vinod, Martina Vlcek
 Vongpaisal, Rabin — Vongpaisal, Rabin Bert
 Vue, Duc Trong — Vu, Phillip Duc-Trong
 Wagner, Karen Dianne — Roussy, Karen Dianne
 Wagner, Nicole — Meuser, Nicole
 Wan, Joseph Frank — Chan, Joseph Frank
 Wei, Cheng-Yi — Wei, Jenison Cheng-Yi
 Wei, Chun-An — Wei, Andrew Chun-An
 Winterstein, Eva Renate — Larkan, Eva Renate
 Wong, Pak Ling — Wong, Jessica Pak-Ling
 Wong, Suk Bing — Kwok, Suk Bing
 Wygladala, Agnieszka — Welkie, Agnieszka
 Xue, Chen — Xue, Kevin Chen
 Xue, Hui — Xue, William Hui
 Xue, Runsheng — Xue, Ryan Runsheng
 Young, Beverley Thicke Wilson — Wilson, Bev Thicke
 Yourovskaia, Youlana — Landa, Julia
 Zebec, Christopher Paul Haluza — Haluza, Christopher Paul
 Zhu, Xiuchu — Zhu, Joyce Xiuchu

JUDITH HARTMAN,
 Deputy Registrar General

(6501) 38

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending August 31, 2001. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 31 août 2001. La liste ci-dessous indique les anciens noms suivis les nouveaux noms.

Alexander, David Mahesh — Mahesh, David Alexander
 Archambault, Shelley Lynn — Froats, Shelley Lynn
 Atabek, Erdal — Gokturk, Ali Ekber
 Batista, Alexandrina Carvalho — Freitas, Alexandrina Carvalho
 Bennett Melhuish, Lindsay Michelle — Melhuish Beaupre, Lindsay
 Michelle
 Brown, Katlyn Anne — Cumming, Katlyn Anne
 Budziak, Irena Joanna — Bazylewicz, Irena Joanna
 Chlup, Marta — Hava, Marta
 Chown, Ethan Jacob — Cowan, Ethan Jacob
 Cochrane, Waltraud — McCormall, Waltraud
 Cody, Jason Douglas — Leonard, Jason Douglas
 Duke, Stephan Eric Joseph — Fell, Stephan Eric Joseph
 Duncan, Christopher Wayne — Miller, Christopher Wayne
 Duong, Huyen Chi — Duong, Christine Huyen Chi
 El Morsy, Mohamed Fahim Abd El Aziz — Elmorsy, Mark Mohamed
 Escobilla, Gudelyn Gay Daroya — Donato, Gudelyn Bay Daroya
 Finan, Michael Patrick — Finan, Jennifer Michelle

Fuerst, Marie Louise Michelle — Shirtcliff, Marie Louise Michelle
 Geigner, Annamaria — Fischer, Annamaria
 Gill, Piaro Kaur — Sidhu, Piaro Kaur
 Gong, Zheng Hao — Weng, Wilson Yecheng
 Gourley, Michael John Kenneth — McLeod, Michael John Kenneth
 Guruswami, Verena — Hammerli, Verena
 Haycock, Jeffrey-James — McCaffery, Jeffrey James
 Hong, Hong — Hong, Ivy
 Houghton, Maikala Abigail — Buchkowsky, Maikala Abigail
 Sunshine
 Houghton, Teshia Starr — Buchkowsky, Teshia Starr
 Janik, Katarzyna Janina — Janik-Grebowski, Katarzyna Janina
 Juhasz, Erika — Pite, Erika
 Kaczorowski, Dariusz — Kaczorowski, Dan Alex
 Karoly, Veronika — Love, Veronika
 Kawakami, Akiko — Kawakami, Jacquelyn Akiko
 Kim, Sejin — Lee, Sejin
 Larocque, Joanne — Pietrzyk, Joanne
 Leclerc, Marie-Claude — Turcotte, Marie-Claude
 Lee Sui, Darren Kevin — Lee, Darren Kevin
 Lee, Kevin Sui — Lee, Kevin
 Lehal, Gurbinder Kaur — Toor, Gurbinder Kaur
 Loyer, Allyson Meredith — Zanichkowsky, Allyson Meredith
 Loyer, Robin Alan — Zanichkowsky, Robin Alan
 Loyer, William Peter — Zanichkowsky, William Peter
 Magliarisi, Rosanna — Pelley-Magliarisi, Rosanna
 Mamin, Anton — Mamine, Anton
 Mazhar, Gaston Jacob — French-Mazhar, Gaston Jacob
 Mazhar, Marie Simone — French, Marie Simone
 McCormick, Gordon Bruce — Costain, Gordon Bruce
 McCrum, Laura Ann — McCrum, Leslie Cake
 McMullin, Ashley Nicole — Ierullo, Ashley Nicole
 Meeuwse, Sheri Lynn — Parkinson, Sheri Lynn
 Mole, Fawn Coral — Serrick, Fawn Coral
 Mosaad, Mariam — Salama, Mariam
 Mudde, Ron Theodore — Duprey, Ron Teodorr
 Naw, Say Say — Lahwah, Saysay
 Neethaan, Nhayahi — Gumaravhelu, Theva
 Patten, Dryden Edward Kevin — Rice, Dryden Barry Edward
 Patten, Dustin Kevin Edward — Rice, Dustin Edward Barry
 Pavlos, Soula — Pavlos, Christina Lynn
 Pelley, Douglas Ford — Pelley-Magliarisi, Douglas Ford
 Perinbanathan, Elaghiea — Perinbanathan, Chatna
 Perinbanathan, Naavhalhan — Perinbanathan, Magaljan
 Perinbanathan, Nieheathan — Perinbanathan, Mahiban
 Quinlan, Nicole Patricia — Boland, Nicole Patricia
 Rushoc, Judith Arleen — Tudor, Judith Arleen
 Serio, Laureen Julia — Wilson, Laureen Julia
 Singh, Vikram — Singh, Rajvinder
 Sousa, Diane Goularte — Fleming, Diane Goularte
 Tuba, Amy Rae — Cicchelli, Amy Rae
 Vasilaros, Nicolette Kalliope — Doyle, Nicolette Kalliope
 Weeks, Avery Elyse — Tracey, Avery Elyse
 White, Steffan Allan — Potts, Steffan Allan
 Williams, Shad Gabriel — Fader, Shad Gabriel
 Yaa, Rosina Oforiwa — Badu, Rosina Oforiwa
 Young, Christopher John-Michael — Caldwell, Christopher John-Michael

(6502) 38

JUDITH HARTMAN,
 Deputy Registrar General

Public Guardian and Trustee Tuteur et curateur public

CERTIFICATE OF THE PUBLIC GUARDIAN AND TRUSTEE

(pursuant to s. 13.1 of the *Public Guardian and Trustee Act*,
 R.S.O. 1990, c. P.51, as amended)

1. Effective October 1, 2001, interest shall be computed from the day on which the money was received by the Public Guardian and Trustee to the day before the date on which the money is available for payment to the person or trust entitled thereto and be added to each account and compounded at the end of each month;

(a) subject to subparagraphs (b) and (c) and paragraph 2 of this Certificate, on funds managed under the *Mental Health Act*, *Substitute Decisions Act*, *Trustee Act*, *Victims' Right to Proceeds of Crime Act*, *Family Benefits Act*, *Powers of Attorney Act*, *Canada Pension Plan Act* or other trust accepted by the Public Guardian and Trustee, at the rate of 5.50% per annum payable monthly and calculated on the closing daily balance;

(b) on funds managed under the *Crown Administration of Estates Act*, at the rate of 5.50% per annum payable monthly and calculated on the closing daily balance;

(c) on funds managed under the *Cemeteries Act*, at the rate of 5.50% per annum, payable monthly and calculated on the closing daily balance.

2. Effective October 1, 2001, funds managed by the Public Guardian and Trustee pursuant to the *Escheats Act* and funds transferred to the Unadministered Estates Account of the Public Guardian and Trustee shall bear interest at the rate of 0%.

3. (a) Effective October 1, 2001, interest shall be computed from the day on which money was received by the Accountant of the Superior Court of Justice to the day before the date on which the money is available for payment to the person entitled thereto and be added to each account and compounded at the end of each month.

(b) Money paid or transferred to the Accountant of the Superior Court of Justice bears interest on the closing daily balance,

- (i) in the case of money required to be held in United States currency, at the rate of 3.75%;
- (ii) in the case of money deposited for the benefit of minors and parties under disability, at the rate of 5.50% per annum, payable monthly; and
- (iii) in the case of all other money, including litigants, at the rate of 5.50% per annum, payable monthly.

Dated this 7th day of September, 2001.

PUBLIC GUARDIAN AND TRUSTEE,

LOUISE STRATFORD

Approved by the Investment Advisory Committee pursuant to section 13.1 of the *Public Guardian and Trustee Act*, on September 7, 2001.

(6503) 38 ROBERT KAY,
 Chair Investment Advisory Committee.

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
 Room 1405, Whitney Block, Queen's Park
 Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS,
 Clerk of the Legislative Assembly.

Applications to Provincial Parliament Demandes au Parlement provincial

1205458 ONTARIO LTD.

NOTICE IS HEREBY GIVEN that on behalf of James Disapio, application will be made to the Legislative Assembly of the Province of Ontario for an Act, the 1205458 Ontario Ltd. Act, 2001, to revive 1205458 Ontario Ltd., which was dissolved under the Business Corporations Act, on July 31st, 2000, for default in complying with the Corporations Information Act.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Guelph, this 23rd day of August, 2001.

JAMES DISAPIO, The Applicant
By His Solicitors, Flesher & Mann,
Per: Stanley M. Flesher

(3692) 35 to 39

Partnership Dissolution/Changes Dissolution de sociétés/La modifications

ROCKWOOD WEALTH MANAGEMENT

NOTICE IS HEREBY GIVEN that the partnership between Duncan Baillie and Robert Bochner, carrying on business under the name and style of Rockwood Wealth Management was dissolved on September 10th, 2001 pursuant to the *Partnerships Act*.

Rockwood Wealth Management Inc. intends to carry on business under the same name and style as a limited liability Ontario Corporation effective September 10th, 2001.

Dated at Mississauga this 11th day of September, 2001.

BINSKY CAMPBELL,
Barristers, Solicitors & Notaries
per Laughlin J. Campbell

(3710) 38

Miscellaneous Notices Avis divers

BMO LIFE INSURANCE COMPANY

NOTICE IS HEREBY GIVEN that BMO Life Insurance Company, an insurance company incorporated under the *Insurance Companies Act* (Canada) intends to apply, pursuant to section 40(1) of the *Insurance Act* (Ontario), to the Superintendent of Financial Services for a licence to transact the business of life, accident and sickness and loss of employment insurance in Ontario.

Dated at Toronto, this 22nd day of September, 2001.

V. J. JONES
Corporate Secretary
BMO LIFE INSURANCE COMPANY

(3711) 38 to 40

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Court (General Division), 393 University Avenue, Toronto, Ontario, dated January 6, 1999, Court File Number 98-CV-157274 to me directed, against the real and personal property of John Andrew Muir also known as Ian Muir, Defendant, at the suit of Acktion Corporation, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of John Andrew Muir also known as Ian Muir, in and to:

Unit 7, Level 10, Unit 22, Level 2, Simcoe Condominium Plan No. 171, and their appurtenant common interests, City of Barrie, County of Simcoe.

All of which said right, title, interest and equity of redemption of John Andrew Muir also known as Ian Muir, Defendant, I shall offer for sale by Public Auction in the Sheriff's Office, Court House, 114 Worsley Street, Barrie, Ontario on Wednesday, October 24, 2001 at 10:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Sheriff/Enforcement Office at Court House, 114 Worsley Street, Barrie, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

This sale is subject to cancellation up to time of sale without further notice.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Dated this 5th day of September, 2001.

JOAN SCOTT
Sheriff, County of Simcoe
114 Worsley Street
Barrie ON L4M 1M1
705-739-6100

(3703) 38

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Brampton dated June 27, 2000, Court File Number 98-BN-06491, to me directed, against the real and personal property of Wilton Neale, Defendant, at the suit of Roy Bennett and Grace Bennett, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Wilton Neale, Defendant in and to:

All and singular that certain parcel or tract of land and premises situate lying and being in the City of Toronto and being composed of Lot 89, Plan 66M-2064, Parcel 89-1 Section M-2064, registered in the Land Registry Office for the Land Titles Division of Toronto (No. 66). Municipally known as 4 Rovinelli Road, Toronto, Ontario

All of which said right, title, interest and equity of redemption of Wilton Neale, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out

below, at Writs Office, Room 424, 40 Dundas St. West, Toronto, Ontario, on Tuesday, October 23, 2001 at 11:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at 40 Dundas Street West, Room 424, Writs Office, Toronto, Ontario.

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 10th day of September, 2001.

JOHN R. LAW
Sheriff

(3704) 38 40 Dundas St. W., # 424, Toronto, Ontario

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at 393 University Avenue, Toronto dated November 28, 2000, Court File Number 00-CV-195621, to me directed, against the real and personal property of Gunther Weswaldi, Defendant, at the suit of HSBC Bank Canada, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Gunther Weswaldi Defendant in and to:

All and singular that certain parcel or tract of land and premises situate lying and being in the City of Toronto and being composed of Parcel Unit 6, Level 19, Unit 6, Level B Metropolitan Toronto Condominium Plan No. 541, in the City of Toronto and its appurtenant common interest, Municipality known as 2350 Bridletowne Circle, Unit 2006, Toronto, Ontario.

All of which said right, title, interest and equity of redemption of Gunther Weswaldi, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below, at Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario on Tuesday, October 23, 2001 at 11:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at 40 Dundas St. W., Room 424, Toronto, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 23rd day of August, 2001.

JOHN R. LAW
Sheriff

(3705) 38

40 Dundas Street West, Room 424
Toronto, Ontario, M5G 2C2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at 393 University Avenue, Toronto, Ontario, dated February 1, 2001, Court File Number 00-CV-200603 to me directed, against the real and personal property of Mairi Dalgarno, Defendant, at the suit of The Toronto Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Mairi Dalgarno, Defendant in and to:

All and singular that certain parcel or tract of land and premises situate lying and being in the City of Toronto and being composed of Part of Lots 1 and 2, Plan 26 on the East side of Metcalfe Street, City of Toronto, described in Instrument Number CA 342305 registered in the Toronto Registry Division (No. 64), Municipally known as 67 Metcalfe Street, Toronto, Ontario.

All of which said right, title, interest and equity of redemption of Mairi Dalgarno, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below, at the Court House, Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Tuesday, October 23, 2001 at 11:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at 40 Dundas Street West, Room 424, Toronto, Ontario, M5G 2C2

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 22nd day of August, 2001.

JOHN R. LAW
Sheriff

(3706) 38

40 Dundas St. W. Room 424, Toronto, On

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Court of Appeal or the Superior Court of Justice at 7755 Hurontario Street, Brampton, Ontario, dated April 21, 1998 Court File Number C31008/94, to me directed, against the real and personal property of Jose Moniz Mota, Defendant, at the suit of Gabriele Dos Santos, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Jose Moniz Mota Defendant in and to:

All and singular that certain parcel or tract of land and premises situate lying and being in the City of Toronto and being composed of Part of Lot 7, Plan 919, City of Toronto, registered in the Land Registry Office (No. 63) as in Instrument number CT. 996404, Municipally known as 15 Atkins Avenue, rear only, Toronto, Ontario.

All of which said right, title, interest and equity of redemption of Jose Moniz Mota, Defendant, in the said lands and tenements described above. I shall offer for sale by Public Auction subject to the conditions set out below, at the Court House, Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario on Tuesday, October 23, 2001 at 11:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater
 - Payable at time of sale by successful bidder
 - To be applied to purchase price
 - Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at 40 Dundas Street West, Room 424, Toronto, Ontario
 All payments in cash or by certified cheque made payable to the Minister of Finance
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 Other conditions as announced

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 22nd day of August, 2001.

(3707) 38

JOHN R. LAW
 Sheriff
 40 Dundas St. W. Room 424,
 Toronto, Ontario, M5G 2C2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Court of Appeal or the Superior Court of Justice at 393 University Avenue, Toronto, Ontario, dated February 25, 1999, Court File Number 97CV137824, to me directed, against the real and personal property of 1038308 Ontario Inc., Defendant, at the suit of Guardian Insurance Company of Canada, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of 1038308 Ontario Inc. Defendant in and to:

All and singular that certain parcel or tract of land and premises situate lying and being in the City of Toronto and being composed of Part of Lot 16, Plan No. 1199, City of Toronto, Municipally known as 2237 Dundas Street West, Toronto, Ontario.

All of which said right, title, interest and equity of redemption of 1038308 Ontario Inc., Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below, at the Court House, Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario on Tuesday, October 23, 2001 at 11:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater
 - Payable at time of sale by successful bidder
 - To be applied to purchase price
 - Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at 40 Dundas Street West, Room 424, Toronto, Ontario, M5G 2C2
 All payments in cash or by certified cheque made payable to the Minister of Finance
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 Other conditions as announced

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 23rd day of August, 2001

(3708) 38

JOHN R. LAW
 Sheriff
 40 Dundas St. W. Room 424,
 Toronto, Ontario, M5G 2C2

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT
 R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF SOUTH STORMONT

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on October 9, 2001 at the office of the Clerk of the Township of South Stormont, 4949 County Road #14, P.O. Box 340, Ingleside, Ontario.

The tenders will then be opened in public on the same day at 3:30 p.m.

Description of Land(s)	Minimum Tender Amount
1. Part of Lot 34, Concession 4, Geographic Township of Osnabrock, now Township of South Stormont, County of Stormont, being more particularly described in Instrument No. 298115	\$17,777.83
2. That Part of Lot 23, Concession 6, Geographic Township of Cornwall, now Township of South Stormont, County of Stormont, described as parts 1, 2, 3, 4, 5 and 6 on Reference Plan 52R-4676, subject to easements over Parts 1, 3, 4 and 5 on said Reference Plan	\$6,862.55

		Minimum Bid \$
3.	Those portions of Lot 38, Concession 5, Geographic Township of Cornwall and Lot A, Concession 2, Geographic Township of Osnabruck, all now in the Township of South Stormont, County of Stormont, being Parts 9, 10, 11, 12 and 13 on Reference Plan 52R-2070	\$6,586.46
4.	Lots 1, 2 and 3, Plan 270, Geographic Township of Osnabruck, now Township of South Stormont, County of Stormont, subject to an easement in favour of The Bell Telephone Company of Company as set out in Instrument No. 153084	\$12,347.38
5.	Part of the East half of Lot 12, Concession 5, Geographic Township of Cornwall, now Township of South Stormont, County of Stormont, as described in Instrument No. 93426	\$11,950.11
6.	Lot 65, Plan 268, Geographic Township of Cornwall, now Township of South Stormont, County of Stormont	\$8,574.16
7.	Lot 66, Plan 268, Geographic Township of Cornwall, now Township of South Stormont, County of Stormont	\$7,563.01
	Description of Land(s)	
1)	1321 Drouillard Road Plan 1149, Lots 10 & 11, Size: 80' x 88.41'	\$15,915.81
2)	1191 Drouillard Road (residential/commercial) Plan 620, east part Lot 153, Lot 154, Size: 45' x 91'	\$18,033.18
3)	1305-1311 Ottawa Street (commercial) Plan 687, north part Lot 119, Size: 35.75' x 68'	\$37,037.97
4)	Betts Avenue Vacant Land Plan 1014, Lot 146, north part Lot 147, Size: 45' x 100'	\$3,649.88
5)	St. Patrick's Street Vacant Land Plan 973, Lot 78, Lot 79, Size: 60' x 100'	\$3,725.48
6)	Halliday Street Vacant Land Plan 923, Lot 88, Size: 30' x 114.5'	\$3,219.29
7)	Bethlehem Street Vacant Land Plan 998, Lot 163, Size: 30' x 117'	\$4,044.49
8)	Bethlehem Street Vacant Land Plan 998, Lot 165, Size: 30' x 117'	\$4,044.67

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Treasurer
The Corporation of the Township
of South Stormont
P.O. Box 340
Ingleside, Ontario
K0C 1M0

(3702) 38

Sales of Land for Tax Arrears by Public Auction Ventes de terrains aux enchères publiques pour arriéré d'impôt

Municipal Tax Sales Act, 1990

THE CORPORATION OF THE CITY OF WINDSOR

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 10:00 a.m. in the morning on the 3rd day of October, 2001 at Council Chambers, third floor, Windsor City Hall, 350 City Hall Square West, Windsor, Ontario.

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office. A line of credit is not considered "cash" according to the Municipal Tax Sales Act.

The municipality or board makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act, 1990* and the *Municipal Tax Sales Rules*. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax and G.S.T. where applicable.

For further information regarding this sale, contact:

JOHN POULSON,
Senior Manager, Treasury Services
The Corporation of the
City of Windsor
Corporate Services Department
Room 100, Main Floor,
350 City Hall Square West
Windsor, Ontario N9A 6S1
(519) 255-6100 Ext. 6271
Additional Contacts:
ARUNAS JANUSKA, at 255-6100 Ext. 6362
SANDY NOSELLA-KUSH, at 255-6100 Ext. 6364

(3709) 38

Publications under the Regulations Act

Publications en vertu de la Loi sur les règlements

2001—09—22

ONTARIO REGULATION 353/01

made under the HIGHWAY TRAFFIC ACT

Made: August 29, 2001
Filed: September 4, 2001

Amending Reg. 628 of R.R.O. 1990
(Vehicle Permits)

Note: Since the end of 2000, Regulation 628 has been amended by Ontario Regulations 123/01 and 331/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) The definition of “emissions inspection report” in section 1 of Regulation 628 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“emissions inspection report” and “conditional emissions inspection report” have the same meanings as in Ontario Regulation 361/98 made under the *Environmental Protection Act*;

(2) Section 1 of the Regulation is amended by adding the following definitions:

“expanded program area” has the same meaning as in Ontario Regulation 361/98 made under the *Environmental Protection Act*;

“kit car” has the same meaning as in Ontario Regulation 361/98 made under the *Environmental Protection Act*;

2. (1) Clause 2 (1) (b) of the Regulation is amended by striking out “on or after April 2, 1999” and substituting “before January 1, 2002”.

(2) Subsection 2 (1) of the Regulation is amended by striking out “and” at the end of clause (b) and by adding the following clause:

- (b.1) if the application is made on or after January 1, 2002 in respect of a motor vehicle with a registered gross weight of 4,500 kilograms or less, that the Ministry is satisfied that an emissions inspection report has been issued in respect of the vehicle within the preceding 12 months; and

(3) Subsection 2 (4) of the Regulation is amended by striking out “or” at the end of clause (d), by adding “or” at the end of clause (e) and by adding the following clause:

- (f) a kit car.

(4) Tables 1 and 2 of section 2 of the Regulation are revoked and the following substituted:

TABLE 1

APPLICATION OF CLAUSE 2 (1) (b)

Time Period When Application is Made	Area of Applicant's Address
January 1, 2001 - June 30, 2002, both inclusive	Greater Toronto Area, the urban and commuter areas
on and after July 1, 2002	Greater Toronto Area, the urban and commuter areas, the expanded program area

TABLE 2

APPLICATION OF CLAUSE 2 (1) (c)

Time Period When Application is Made	Area of Applicant's Address
January 1, 2001 - June 30, 2002, both inclusive	Greater Toronto Area, the urban and commuter areas
on and after July 1, 2002	Greater Toronto Area, the urban and commuter areas, the expanded program area

3. (1) Subsection 8.1 (1) of the Regulation is revoked and the following substituted:

(1) Despite anything in this Regulation, no motor vehicle permit for a motor vehicle with a registered gross weight of 4,500 kilograms or less shall be renewed or evidence of validation furnished in respect of a permit that expires before January 1, 2002 unless the Ministry is satisfied that an emissions inspection report or a conditional emissions inspection report has been issued in respect of the vehicle within six months before the permit expires or, if the application for renewal is made after the expiry of the permit, within six months before the application for renewal.

(1.1) Despite anything in this Regulation, no motor vehicle permit for a motor vehicle with a registered gross weight of 4,500 kilograms or less shall be renewed or evidence of validation furnished in respect of a permit that expires on or after January 1, 2002 unless the Ministry is satisfied that an emissions inspection report or a conditional emissions inspection report has been issued in respect of the vehicle within 12 months before the permit expires or, if the application for renewal is made after the expiry of the permit, within 12 months before the application for renewal.

(2) Subsection 8.1 (3) of the Regulation is amended by adding the following clause:

- (a) a kit car;

(3) Subsection 8.1 (5) of the Regulation is revoked.

(4) Subsection 8.1 (7) of the Regulation is amended by striking out “30 months” and substituting “36 months”.

(5) The Table to section 8.1 of the Regulation is revoked and the following substituted:

TABLE

APPLICATION OF SUBSECTION 8.1 (1)

Time Period When Permit Expires or Expired	Area of Permit Holder's Address at Time Application Made
July 1, 2001 - June 30, 2002, both inclusive	Greater Toronto Area, the urban and commuter areas
on and after July 1, 2002	Greater Toronto Area, the urban and commuter areas, the expanded program area

38/01

ONTARIO REGULATION 354/01made under the
HIGHWAY TRAFFIC ACTMade: August 16, 2001
Filed: September 7, 2001Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Since the end of 2000, Regulation 604 has been amended by Ontario Regulations 332/01, 333/01 and 335/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Schedule 3 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

5. That part of the King's Highway known as No. 400 in the Township of Georgian Bay in the District of Muskoka beginning at a point situate 750 metres measured northerly from its intersection with the centre line of the roadway known as Muskoka Road 5 and extending northerly for a distance of 1,400 metres.

BRAD CLARK
Minister of Transportation

Dated on August 16, 2001.

38/01

ONTARIO REGULATION 355/01made under the
HIGHWAY TRAFFIC ACTMade: August 29, 2001
Filed: September 7, 2001Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Since the end of 2000, Regulation 604 has been amended by Ontario Regulations 332/01, 333/01, 335/01 and 354/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Schedule 3 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraphs:

3. That part of the King's Highway known as No. 400 in the Township of Georgian Bay in the District of Muskoka beginning at a point situate 750 metres measured northerly from its intersection with the centre line of the roadway known as Crooked Bay Road/Georgian Bay Road and extending northerly for a distance of 1,220 metres.

4. That part of the King's Highway known as No. 400 in the Township of Georgian Bay in the District of Muskoka beginning at a point situate 1,170 metres measured southerly from its intersection with the centre line of the roadway known as Muskoka Road 33 and extending northerly for a distance of 3,200 metres.

2. Paragraphs 4, 5 and 6 of Schedule 21 of Appendix A to the Regulation are revoked.

BRAD CLARK
Minister of Transportation

Dated on August 29, 2001.

38/01

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Advertisements including the names of any signing officers must be typed or written legibly.

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LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

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Téléphone (416) 326-5310
Appel sans frais 1-800-668-9938



The Ontario Gazette

La Gazette de l'Ontario

Vol. 134-39
Saturday, 29th September, 2001

Toronto

ISSN 0030-2937
Le samedi 29 septembre 2001

Proclamations

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

RESPONSIBLE CHOICES FOR GROWTH AND ACCOUNTABILITY ACT (2001 BUDGET), 2001

We, by and with the advice of the Executive Council of Ontario, name Monday, October 1, 2001 as the day on which section 228 and subsection 231(2) of the *Responsible Choices for Growth and Accountability Act (2001 Budget), 2001* come into force.

WITNESS:

THE HONOURABLE
HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on September 19, 2001.

BY COMMAND

DAVID H. TSUBOUCHI
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2001 SUR DES CHOIX RÉFLÉCHIS FAVORISANT LA CROISSANCE ET LA RESPONSABILISATION (BUDGET DE 2001)

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le lundi 1^{er} octobre 2001 comme le jour où entrent en vigueur l'article 228 et le paragraphe 231(2) de la *Loi de 2001 sur des choix réfléchis favorisant la croissance et la responsabilisation (budget de 2001)*.

TÉMOIN :

L'HONORABLE
HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 19 septembre 2001.

PAR ORDRE

DAVID H. TSUBOUCHI
Président du Conseil de gestion du gouvernement

(6504) 39

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Publié par Ministère des Services aux consommateurs
et aux entreprises

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1745



(Great Seal of Ontario)

(Great Seal of Ontario)

HILARY M. WESTON

HILARY M. WESTON

PROVINCE OF ONTARIO

PROVINCE DE L'ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

PROCLAMATION

MINISTRY OF TRAINING, COLLEGES AND UNIVERSITIES STATUTE LAW AMENDMENT ACT, 2000

LOI DE 2000 MODIFIANT DES LOIS EN CE QUI CONCERNE LE MINISTÈRE DE LA FORMATION ET DES COLLÈGES ET UNIVERSITÉS

We, by and with the advice of the Executive Council of Ontario, name Monday, October 1, 2001 as the day on which the following provisions of the *Ministry of Training, Colleges and Universities Statute Law Amendment Act, 2000*, Chapter 36, come into force:

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le lundi 1^{er} octobre 2001 comme le jour où entrent en vigueur les dispositions suivantes de la *Loi de 2000 modifiant des lois en ce qui concerne le Ministère de la Formation et des Collèges et Universités*, chapitre 36 :

Section 1 (enactment of the *Post-secondary Education Choice and Excellence Act*)

L'article 1 (promulgation de la *Loi favorisant le choix et l'excellence au niveau postsecondaire*)

Section 2 (repeal of the *Degree Granting Act*)

L'article 2 (abrogation de la *Loi sur l'attribution de grades universitaires*)

WITNESS:

TÉMOIN :

THE HONOURABLE
HILARY M. WESTON

L'HONORABLE
HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

LIEUTENANTE-GOUVERNEURE DE NOTRE
PROVINCE DE L'ONTARIO

GIVEN at Toronto, Ontario, on September 19, 2001.

FAIT à Toronto (Ontario) le 19 septembre 2001.

BY COMMAND

PAR ORDRE

DAVID H. TSUBOUCHI
Chair of the Management Board of Cabinet

DAVID H. TSUBOUCHI
Président du Conseil de gestion du gouvernement

(6505) 39

Parliamentary Notice Avis parlementaire

RETURN OF MEMBER

NOTICE IS HEREBY GIVEN of the receipt, on September 28, 2001 of the Return of the Member to represent the following Electoral District in the Legislative Assembly of the Province of Ontario.

Electoral District of Beaches-East York – Michael Prue

Toronto, September 28, 2001

RAPPORT DÉCLARANT UN DÉPUTÉ ÉLU

AVIS EST DONNÉ par les présentes de la réception, le 28 septembre 2001, du rapport déclarant le député élu pour représenter la circonscription électorale indiquée ci-dessous à l'Assemblée législative de la Province de l'Ontario.

Circonscription électorale de Beaches-East York – Michael Prue

Toronto, le 28 septembre 2001

JOHN L. HOLLINS
Chief Election Officer/
Directeur général des élections.

(6508) 39

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

**ABERSTAR TRANSPORTATION
GROUP LTD**
MISSISSAUGA, ON

**ABOVE & BEYOND WAREHOUSING &
LOGISTICS INC.**
BARRIE, ON

ALTENDORF EXPRESS INC.
MINTO, ND

B.R. BALCOM TRUCKING INC.
BERWICK, NS

CLASSY CARRIERS LIMITED
DARTMOUTH, NS

COLLINSDALE FARMS LTD
KINCARDINE, RR2, ON

DAVIS, GARY, W
BARRIE, ON

ERIN LOGISTICS INC
BRAMPTON, ON

EXPRESS JEAN VIGNEAULT INC.
VICTORIAVILLE, QC

FOUR POINTS EXPRESS LTD
MARKHAM, ON

FRICK, LARRY
WAUSAU, WI

GAGNON, FRANCIS
RIVIER-DU-LOUP, QC

GESTION T.E.B. INC
BOIS-DES-FILION, QC

H.D. TRANSPORT INC.
TORONTO, ON

HUNSDALE, T.J. ALEXANDER
KITCHENER, ON

J & S FREIGHT SERVICES INC
TORONTO, ON

KILPATRICK, KAREN
AURORA, ON

LYNX EXPRESS LTD.
ETOBICOKE, ON

MIHA EXPRESS INC.
BOLTON, ON

**MONACHINO, CARMELO/FILICE,
SERGIO, F**
STONE CREEK, ON

MVP DELIVERY AND LOGISTICS INC.
DARIEN, NY

NGUYEN, VAN-HOANG
TORONTO, ON

PETRIE, IAN, D
OSHAWA, ON

**PLANETARY TRANSPORT
CORPORATION**
WINNIPEG, MB

ROSSER, CHRISTOPHER, A
HAMILTON, ON

SALAD ALI, MUKHTAR
CAMBRIDGE, ON

SATURN FREIGHTWAYS INC.
SURREY, BC

SEMPER FI INC.
MACON, GA

SOULIERE, MARC
MARICOURT, QC

TINSLEY, JOYCE, EVELYN
NIPIGON, R1, ON

TRANSPORT CHINQUINO (2000) INC
DELSON, QC

**TRANSPORT DESIGN
INTERNATIONAL INC.**
ST-LEONARD, QC

TRANSPORT M.R. LEDUC INC.
ROLLETT, QC

TRANSPORT MILAN EXPRESS INC.
L-ISLET, QC

TRANSPORTS REAL ROBERGE INC.
ST LOUIS DE FRANCE, QC

**V.E.T.TRANSPORTATION SERVICES
INC.**
MAPLE, ON

WILLIAMS, DAVID, G
TILBURY, R5, ON

ZAHID, NAZIR, AHMED
NORTH YORK, ON

612265 ONTARIO INC
ECHO BAY, ON

625567 SASKATCHEWAN LTD.
SASKATOON, SK

1383040 ONTARIO INC.
TORONTO, ON

1443082 ONTARIO LTD.
LEAMINGTON, R3, ON

1475513 ONTARIO LTD.
NOBLETON, ON

3486702 CANADA INC.
KAPUSKASING, ON

2859-7086 QUEBEC INC.
ST-JEAN-SUR-RICHELIEU, QC

9069-1767 QUEBEC INC.
ST-AMROISE-KILDARE, QC

9083-4391 QUEBEC INC.
LONGUEILL, QC

9104-1749 QUEBEC INC.
ST-CHARLES DE BORROMME, QC

9104-1798 QUEBEC INC.
ST-BARNABE NORD, QC

J. Greig Beatty
Manager/
Chef de Service



GOVERNMENT NOTICE

Notice to Carriers
Forfeiture of Surety Bond

LB# 000468
DCM LOGISTICS INC
4090 MILCROFT PARK DR. UNIT 3
BURLINGTON ON L7M 4E7

Take notice that any person having claim arising out of a Load Brokerage Service against the above Load Broker, who carried on business in the Province of Ontario, is required to file a claim together with a copy of a court judgement with the Deputy Registrar of Motor Vehicles at:

301 St. Paul Street, 3rd Floor
St. Catharines, ON L2R 7R4

On or before APRIL 28, 2002.

Note: That where the dollar value of the payable claims exceed the dollar value of the forfeited bond (\$10,000.00) the payment will be made on a pro rata basis.

Any queries contact: Louis Janetos, at telephone, 905-704-2534, or 1-800-387-7736 (Ontario only)

Greig Beatty
Deputy Registrar of Motor Vehicles

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

All American Tours Inc.
15506 Asbury Park, Detroit, Michigan, U.S.A., 48227

46003

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings:

1. to points in Ontario.
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance;

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick or discharge of passengers except at the point of origin.

Martin's School Bus Transit Ltd.
P.O. Box 515, Owen Sound, ON, N4K 5R1

37534-E

Applies for a provincial vehicle operating licence as follows:

For the transportation of passengers on a scheduled service between the City of Owen Sound and the Township of Chatsworth.

PROVIDED THAT chartered trips be prohibited.

Felix D'Mello
Board Secretary/
Secrétaire de la Commission

39/01

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée de dissolution en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-08-07	
TERAMOTO WHOLESALE FLORIST LIMITED	261385
2001-08-13	
KING'S DAIRY GROUP INC.	1236811
2001-08-15	
1031560 ONTARIO LIMITED	1031560
2001-08-24	
INRESCO LTD.	1150255
2001-08-28	
616879 ONTARIO LIMITED	616879
2001-09-04	
PARAGON REAL ESTATE LIMITED	453563
SEVEDORO CONSULTANTS LIMITED	232904

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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2001-09-05	
DIBIC INVESTMENTS INC.	1430883
INNOVATIVE PRODUCT MANUFACTURERS INC.	1103676
KAMSOFT SYSTEMS INC.	1162969
PRIMETIME SERVICES INC.	1317485
1253776 ONTARIO LIMITED	1253776
2001-09-06	
ATMOS SEMICONDUCTOR INC.	1129877
BEATTY FRANZ & ASSOCIATES LIMITED	1063605
G. HUMMEL MACHINE PRODUCTS LTD.	792134
M.L.F. SUPPLY INC.	768443
2001-09-07	
FEINSCHMECKER'S PANTRY INC.	556871
1394633 ONTARIO INC.	1394633
2001-09-10	
ARAMARK BLACK & MCDONALD INC.	1377676
ZOO CORPORATION.	1169662
1017270 ONTARIO INC.	1017270
1306450 ONTARIO INC.	1306450
759031 ONTARIO LIMITED	759031
2001-09-11	
J & J DATA TECHNOLOGIES INC.	1343130
MILLIKEN CAR & TRUCK RENTAL LTD.	1462032
PEKATSU CORPORATION	994711

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

VICTOR D'ANIELLO & SONS LIMITED	358678
1049295 ONTARIO LIMITED	1049295
1114589 ONTARIO LTD.	1114589
1442855 ONTARIO INC.	1442855
968650 ONTARIO LIMITED	968650

2001-09-12

BMO SPLIT INC.	1452867
DANKS-SAFETY CANADA LIMITED	289519
EDGE-TECH CANADA INC.	1220002
K2A SYSTEMS INC.	1286764
LEVEL JUMP FINANCIAL GROUP (CANADA), INC. ...	1404212
MCRONIC CONSULTING INC.	1265649
SALON ALTER BY TREND INC. (SALON A BY T)	1231154
YORK REGION TROPHY & PROMOTION INC.	1487816
1253219 ONTARIO INC.	1253219

2001-09-13

F. G. WILSON TECHNICAL CONSULTANTS (CANADA) LIMITED	947343
H & L GINSENG CO., LTD.	1342008
LEE'S LAND DEVELOPMENT INC.	714944
OFFSHORE SOFTWARE DEVELOPMENT CORPORATION	768421
RANDOLPH DANCE CANADA INC.	1325082
1009751 ONTARIO LIMITED	1009751
250 ST. HELEN'S AVENUE INC.	788133
971626 ONTARIO INC.	971626

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

39/01

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

2001-09-17

CANADIAN INTERNATIONAL EDUCATION SERVICE LTD.	1312559
INTERNATIONAL SCHOOLS REALTY LTD.	1452931
1180947 ONTARIO INC.	1180947
1275704 ONTARIO INC.	1275704
1441300 ONTARIO LIMITED	1441300

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

39/01

Cancellation of Certificates of Incorporation (Co-operative Corporations Act) Annulation de certificats de constitution en personne morale (Loi sur les Sociétés Coopératives)

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, the Certificates of Incorporation of the Co-operatives named hereunder have been cancelled by an order dated 20 August, 2001 for failure to comply with section 166 of the *Co-operative Corporations Act* and the said Co-operatives are hereby dissolved effective 20 August, 2001.

AVIS EST DONNÉ PAR LES PRÉSENTES que, en vertu de la *Loi sur les Sociétés Coopératives*, les certificats de constitution des coopératives mentionnées ci-dessous sont annulés par un décret daté du 20 août 2001 par suite de l'inobservation du paragraphe 166 de la *Loi sur les coopératives*, et lesdites coopératives sont par les présentes dissoutes à compter du 20 août 2001.

Name of Co-operative:	Ontario Corporation Number
Nom de la coopérative :	Numéro matricule de l'Ontario de la compagnie

1990-02-26

ACACIA CO-OPERATIVE HOMES INC.	522567
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1991-01-16

THE 419 ARTISTS' CO-OPERATIVE INC.	522656
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1994-09-07

THE 3028241 SALARIED EMPLOYEES CO-OPERATIVE CORPORATION	958202
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1994-09-09

THE 3028241 UNIONIZED EMPLOYEES CO-OPERATIVE CORPORATION	958203
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NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, the Certificates of Incorporation of the Co-operatives named hereunder have been cancelled by an order dated 21 August, 2001 for failure to comply with section 166 of the *Co-operative Corporations Act* and the said Co-operatives are hereby dissolved effective 21 August, 2001.

AVIS EST DONNÉ PAR LES PRÉSENTES que, en vertu de la *Loi sur les Sociétés Coopératives*, les certificats de constitution des coopératives mentionnées ci-dessous sont annulés par un décret daté du 21 août 2001 par suite de l'inobservation du paragraphe 166 de la *Loi sur les coopératives*, et lesdites coopératives sont par les présentes dissoutes à compter du 21 août 2001.

Name of Co-operative:	Ontario Corporation Number
Nom de la coopérative :	Numéro matricule de l'Ontario de la compagnie

1989-08-03

AMISTAD HOUSING CO-OPERATIVE INC.	522520
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1990-10-03

ANN NEWMAN HOUSING CO-OPERATIVE INC.	522622
---	--------

1992-08-20

ALIX J. SINKEVITCH CO-OPERATIVE HOMES INC. ...	522800
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1993-08-23

AKWE:KON HOUSING CO-OPERATIVE INC.	522888
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1993-10-15

ALGONQUIN CO-OPERATIVE HOMES INCORPORATED	522912
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NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, the Certificates of Incorporation of the Co-operatives named hereunder have been cancelled by an order dated 22 August, 2001 for failure to comply with section 166 of the *Co-operative Corporations Act* and the said Co-operatives are hereby dissolved effective 22 August, 2001.

AVIS EST DONNÉ PAR LES PRÉSENTES que, en vertu de la *Loi sur les Sociétés Coopératives*, les certificats de constitution des coopératives mentionnées ci-dessous sont annulés par un décret daté du 22 août 2001 par suite de l'inobservation du paragraphe 166 de la *Loi sur les coopératives*, et lesdites coopératives sont par les présentes dissoutes à compter du 22 août 2001.

Name of Co-operative: Nom de la coopérative :	Ontario Corporation Number Numéro matricule de l'Ontario de la compagnie
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1990-11-21

BARRIE AND DISTRICT LABOUR COUNCIL

HOUSING CO-OPERATIVE INC. 522636

1991-04-15

BATOCHÉ CO-OPERATIVE HOMES INC. 522675

1995-01-06

AUTOMOTIVE TECHNOLOGIES

CO-OPERATIVE INC. 958259

1996-10-25

BACKWATER TRAILS WILDERNESS

CO-OPERATIVE INC. 958351

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, the Certificates of Incorporation of the Co-operatives named hereunder have been cancelled by an order dated 23 August, 2001 for failure to comply with section 166 of the *Co-operative Corporations Act* and the said Co-operatives are hereby dissolved effective 23 August, 2001.

AVIS EST DONNÉ PAR LES PRÉSENTES que, en vertu de la *Loi sur les Sociétés Coopératives*, les certificats de constitution des coopératives mentionnées ci-dessous sont annulé par un décret daté du 23 août 2001 par suite de l'inobservation du paragraphe 166 de la *Loi sur les coopératives*, et lesdites coopératives sont par les présentes dissoutes à compter du 23 août 2001.

Name of Co-operative: Nom de la coopérative :	Ontario Corporation Number Numéro matricule de l'Ontario de la compagnie
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1981-05-14

BAYSHORE CO-OPERATIVE NURSERY SCHOOL

INCORPORATED 467205

1981-11-23

THE BRAMPTON FOOD CO-OPERATIVE INC. 467242

1989-04-17

BERKELEY STREET HOUSING CO-OPERATIVE INC. ... 522488

1993-07-26

BEECHMOUNT HOUSING CO-OPERATIVE INC. 522870

1994-12-08

BONNA VISTA PLACE CO-OPERATIVE INC. 958252

1995-04-04

BRIMLEY BLUFFS HOUSING CO-OPERATIVE INC. ... 958278

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, the Certificates of Incorporation of the Co-operatives named hereunder have been cancelled by an order dated 24 August, 2001 for failure to comply with section 166 of the *Co-operative Corporations Act* and the said Co-operatives are hereby dissolved effective 24 August, 2001.

AVIS EST DONNÉ PAR LES PRÉSENTES que, en vertu de la *Loi sur les Sociétés Coopératives*, les certificats de constitution des coopératives mentionnées ci-dessous sont annulé par un décret daté du 24 août 2001 par suite de l'inobservation du paragraphe 166 de la *Loi sur les coopératives*, et lesdites coopératives sont par les présentes dissoutes à compter du 24 août 2001.

Name of Co-operative: Nom de la coopérative :	Ontario Corporation Number Numéro matricule de l'Ontario de la compagnie
--	--

1973-12-06

BRITANNIA UNITED CO-OPERATIVE NURSERY

SCHOOL INC. 277572

1987-06-17

CASTILLA CO-OPERATIVE HOMES INC. 522317

1992-12-09

CHEYENNE COMMUNITY HOUSING

CO-OPERATIVE INC. 522816

1993-01-06

CEDAR POINT CO-OPERATIVE HOMES INC. 522832

Name of Co-operative: Nom de la coopérative :	Ontario Corporation Number Numéro matricule de l'Ontario de la compagnie
--	--

1994-04-11

CANUS MAJOR CO-OPERATIVE HOMES INC. 522958

1994-06-20

CHARRUA HOUSING CO-OPERATIVE INC. 522976

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, the Certificates of Incorporation of the Co-operatives named hereunder have been cancelled by an order dated 28 August, 2001 for failure to comply with section 166 of the *Co-operative Corporations Act* and the said Co-operatives are hereby dissolved effective 28 August, 2001.

AVIS EST DONNÉ PAR LES PRÉSENTES que, en vertu de la *Loi sur les Sociétés Coopératives*, les certificats de constitution des coopératives mentionnées ci-dessous sont annulé par un décret daté du 28 août 2001 par suite de l'inobservation du paragraphe 166 de la *Loi sur les coopératives*, et lesdites coopératives sont par les présentes dissoutes à compter du 28 août 2001.

Name of Co-operative: Nom de la coopérative :	Ontario Corporation Number Numéro matricule de l'Ontario de la compagnie
--	--

1976-02-13

CHILD'S PLAY CO-OPERATIVE NURSERY INC. 329703

1993-11-22

CITY OF ROSES CO-OPERATIVE HOMES INC. 522918

1993-11-22

CLARENCE WILLIAMS CO-OPERATIVE HOMES INC. ... 522919

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, the Certificates of Incorporation of the Co-operatives named hereunder have been cancelled by an order dated 29 August, 2001 for failure to comply with section 166 of the *Co-operative Corporations Act* and the said Co-operatives are hereby dissolved effective 29 August, 2001.

AVIS EST DONNÉ PAR LES PRÉSENTES que, en vertu de la *Loi sur les Sociétés Coopératives*, les certificats de constitution des coopératives mentionnées ci-dessous sont annulé par un décret daté du 29 août 2001 par suite de l'inobservation du paragraphe 166 de la *Loi sur les coopératives*, et lesdites coopératives sont par les présentes dissoutes à compter du 29 août 2001.

Name of Co-operative: Nom de la coopérative :	Ontario Corporation Number Numéro matricule de l'Ontario de la compagnie
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1932-04-12

THE CONSUMERS CO-OPERATIVE SOCIETY,

LIMITED 36140

1989-12-18

COOPÉRATIVE D'HABITATION L'ARBRE DE VIE INC. ... 522556

1990-07-13

CONTACT HOUSING CO-OPERATIVE INC. 522603

1992-10-13

COOPÉRATIVE FORESTIÈRE DE HEARST INC. 522803

1992-12-18

COOPÉRATIVE D'HABITATION LE PARADIS INC. 522820

1994-04-28COOPÉRATIVE D'HABITATION LE COIN
CHALEUREUX INC. 522963

JOHN M. HARPER,
Director, Compliance Branch
by delegated authority from the
Superintendent of Financial Services
Directeur, Observation des lois et des
règlements en vertu de pouvoirs délégués
par le surintendant des services financiers

Ministry of Municipal Affairs and Housing Ministère des affaires municipales et du logement

Social Housing Reform Act, 2000

Issuing of Amending Transfer Orders by the Lieutenant Governor in Council

NOTICE IS HEREBY GIVEN, pursuant to subsection 40(1) of the *Social Housing Reform Act, 2000* that Transfer Orders have been made under subsection 34(1) of the *Social Housing Reform Act, 2000*, transferring assets, liabilities, rights and obligations from the Transferors as noted below to the Transferees as noted below:

Transferor	Transferee	Effective Date
Ontario Housing Corporation Metropolitan Toronto Housing Authority	The Governing Council of the University of Toronto	September 4/01

(6506) 39

SOCIAL HOUSING REFORM ACT, 2000

NOTICE OF DETERMINATION OF THE MINISTER OF MUNICIPAL AFFAIRS AND HOUSING WITH RESPECT TO FEDERAL FUNDING PAYMENTS TO SERVICE MANAGERS FOR 2001, AND MINISTRY PROJECTIONS FOR 2002 - 2005

NOTICE IS HEREBY GIVEN pursuant to subsection 134 (2) of the *Social Housing Reform Act, 2000* that the Minister of Municipal Affairs and Housing has determined that the amount of federal funding payable by the Minister under subsection 134 (1) to each service manager for the year 2001 shall be the amount set out in the following table in the 2001 column opposite the name of the service manager. This notice replaces the notice published on March 31, 2001. The amounts set out in the columns for 2002 to 2005 are Ministry projections of the amounts of federal funding payable to each service manager for those years, and are subject to the Minister's determination under section 134 (1) for each of those years. Note: Actual net payments will be adjusted and paid in accordance with the *Social Housing Reform Act, 2000*, including subsections 134 (6) and (9), and 126 (2).

Service Manager	2001	2002	2003	2004	2005
Norfolk County	1,511,898	1,526,488	1,529,242	1,528,839	1,465,442
City of Hamilton	22,285,827	22,500,894	22,541,486	22,535,539	22,298,133
Regional Municipality of Niagara	9,621,666	9,714,519	9,732,044	9,729,476	9,626,979
City of Ottawa	31,143,385	31,443,931	31,500,656	31,492,346	31,160,583
Regional Municipality of Waterloo	10,229,988	10,328,712	10,347,345	10,344,615	10,182,259
District Municipality of Muskoka	863,902	872,239	873,812	873,582	864,379
County of Oxford	1,743,947	1,760,777	1,763,953	1,763,488	1,744,910
City of Brantford	2,836,059	2,863,428	2,868,594	2,867,837	2,837,625
County of Bruce	1,055,938	1,066,129	1,068,05	21,067,770	1,056,522
County of Dufferin	1,017,632	1,027,453	1,029,307	1,016,801	1,000,957
City of St. Thomas	1,592,803	1,608,174	1,611,075	1,588,962	1,563,124
City of Windsor	11,188,020	11,295,989	11,316,367	11,209,813	11,048,270
City of Kingston	3,972,779	4,011,118	4,018,354	4,017,294	3,974,973
County of Grey	1,551,084	1,566,052	1,556,012	1,550,143	1,532,273
County of Hastings	3,513,386	3,547,291	3,553,691	3,530,748	3,473,589
County of Huron	899,258	907,936	909,574	879,640	857,915
Municipality of Chatham-Kent	2,583,927	2,608,863	2,613,570	2,612,880	2,585,354
County of Lambton	2,001,094	2,020,405	2,024,050	2,023,516	2,002,199
County of Lanark	1,467,938	1,482,104	1,484,777	1,484,386	1,468,748
United Counties of Leeds and Grenville	1,724,521	1,741,163	1,744,304	1,739,322	1,719,101
County of Lennox and Addington	773,234	780,696	782,105	781,899	773,661
City of London	8,861,237	8,946,752	8,962,892	8,960,527	8,866,131
County of Northumberland	1,413,461	1,427,101	1,429,676	1,429,298	1,414,241
City of Stratford	1,345,629	1,358,615	1,361,066	1,360,707	1,333,878
City of Peterborough	4,559,537	4,603,539	4,611,844	4,610,627	4,562,055
United Counties of Prescott and Russell	1,421,425	1,435,142	1,437,731	1,437,352	1,422,210
County of Renfrew	2,511,378	2,535,614	2,540,188	2,539,518	2,512,765
County of Simcoe	6,970,425	7,037,693	7,050,389	7,051,391	6,978,307
City of Cornwall	3,481,678	3,515,278	3,521,620	3,520,691	3,483,601
City of Kawartha Lakes	1,634,847	1,650,624	1,653,602	1,624,143	1,594,856
County of Wellington	3,483,208	3,516,822	3,523,167	3,522,237	3,485,132
Algoma District Services Administration Board	1,510,468	1,525,044	1,527,795	1,527,392	1,511,302
District of Cochrane Social Services Administration Board	4,168,935	4,209,167	4,216,761	4,215,648	4,171,237
Kenora District Services Board	2,310,408	2,332,704	2,336,912	2,336,296	2,311,683
Manitoulin-Sudbury District Social Services Administration Board	1,088,405	1,098,909	1,100,891	1,100,601	1,089,006
District of Nipissing Social Services Administration Board	4,665,697	4,710,722	4,719,221	4,717,976	4,668,273
District of Parry Sound Social Services Administration Board	738,764	745,893	747,239	747,042	739,172
District of Rainy River Social Services Administration Board	1,591,268	1,606,624	1,609,522	1,609,098	1,592,146
City of Greater Sudbury	7,834,366	7,909,971	7,924,241	7,922,150	7,838,692

District of Thunder Bay Social Services Administration Board	9,993,399	10,089,839	10,108,041	10,066,636	9,944,335
District of Timiskaming Social Services Administration Board	1,561,039	1,576,104	1,578,947	1,578,531	1,561,901
District of Sault Ste. Marie Social Services Administration Board	4,341,375	4,383,271	4,391,178	4,390,020	4,343,772
Regional Municipality of Durham	10,146,635	10,244,555	10,263,036	10,260,328	10,152,239
Regional Municipality of York	8,848,262	8,933,652	8,949,768	8,947,407	8,853,148
City of Toronto	175,454,125	177,115,552	177,424,547	177,377,740	175,509,113
Regional Municipality of Peel	23,228,717	23,452,884	23,495,193	23,488,995	23,241,545
Regional Municipality of Halton	3,819,368	3,856,227	3,863,184	3,862,164	3,821,478

Dated this 18th day of September, 2001

David Chan
Manager of Financial Administration, Social Housing

(6507) 39

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament Demandes au Parlement provincial

1205458 ONTARIO LTD.

NOTICE IS HEREBY GIVEN that on behalf of James Disapio, application will be made to the Legislative Assembly of the Province of Ontario for an Act, the 1205458 Ontario Ltd. Act, 2001, to revive 1205458 Ontario Ltd., which was dissolved under the Business Corporations Act, on July 31st, 2000, for default in complying with the Corporations Information Act.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Guelph, this 23rd day of August, 2001.

JAMES DISAPIO, The Applicant
By His Solicitors, Flesher & Mann,
Per: Stanley M. Flesher

(3692) 35 to 39

Corporation Notices Avis relatifs aux compagnies

948921 ONTARIO INC.
Ontario Corporation No. 948921

TAKE NOTICE CONCERNING WINDING UP of 948921 ONTARIO INC., Date of Incorporation: November 6, 1991. Liquidator, Irene Schoales-Walker, 816 – 10 Street, General Delivery, Fox Creek, Alberta, T0H 1P0, Date Appointed: September 10, 2001.

This notice is filed under subsection 193 (4) of the *Business Corporations Act*. The special resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on September 10, 2001.

DATED at Thunder Bay, this 10th day of September, 2001.

(3712) 39

IRENE SCHOALES-WALKER,
Liquidator

Miscellaneous Notices Avis divers

BMO LIFE INSURANCE COMPANY

NOTICE IS HEREBY GIVEN that BMO Life Insurance Company, an insurance company incorporated under the *Insurance Companies Act* (Canada) intends to apply, pursuant to section 40(1) of the *Insurance Act* (Ontario), to the Superintendent of Financial Services for a licence to transact the business of life, accident and sickness and loss of employment insurance in Ontario.

Dated at Toronto, this 22nd day of September, 2001.

(3711) 38 to 40 V. J. JONES
Corporate Secretary
BMO LIFE INSURANCE COMPANY

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the the Superior Court of Justice to me directed, against the real and personal property of ANDRZEJ JOSEF BLONSKI, Defendant, at the suit of THE CANADA TRUST COMPANY, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of ANDRZEJ JOSEF BLONSKI, Defendant in and to:

PART LOT 173 AND PART LOT 174 ON PLAN 48 AND BEING DESIGNATED AS PART 4 ON REFERENCE PLAN 36R-8472 IN THE CITY OF NORTH BAY IN THE DISTRICT OF NIPISSING.

The property is said to be a good solid home in North Bay's downtown core. The 1.5 storey detached home is said to have three bedrooms, a full basement and is located close to all amenities. The maintenance exterior is vinyl/aluminum and the home is heated with a forced air gas furnace.

ALL OF WHICH said right, title, interest and equity of redemption of ANDRZEJ JOSEF BLONSKI, Defendant, in the said lands and tenements, I shall offer for sale by Public Auction in my office, Room 110, Court House, 360 Plouffe Street, North Bay on Monday October 29, 2001 at 9:00 am. The purchaser is responsible for all mortgages, charges, liens and encumbrances.

TERMS: Cash or certified check made payable to the Minister of Finance.

\$1,000.00 refundable deposit to register.

Deposit applied to purchase of successful bidder.

Successful bidder to deposit 10% of bid price at time of sale.

Delivery only on payment in full.

Ten days to arrange financing.

Other conditions as announced.

This sale is subject to cancellation up to the time of sale without any further notice.

NOTE: No employee of The Ministry of the Attorney General may purchase any goods or chattels, lands, or tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

Dated at the City of North Bay, this 8th day of August 2001.

(3713) 39 Sheriff,
Territorial District of Nipissing

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF RAMARA

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on November 1st, 2001 at Township Offices, 2297 Highway # 12.

The tenders will then be opened in public on the same day at Township Offices at 3:30 p.m.

Description of Land(s)	Minimum Tender Amount
1. Parcel 49-1, Section M-39, being Lot 49, Plan M-39, SAVE AND EXCEPT Part 29, Plan 51R-7469, Township of Ramara (formerly Township of Mara), County of Simcoe. As previously described in Instrument No. 145163. PIN # 58709-0181 (LT)	\$7,703.26
2. Part of the North half of Lot 2, Concession "F", Township of Ramara (formerly Township of Rama), County of Simcoe, designated as Part 1, Plan 51R-26226. PIN # 58703-0005 (LT)	\$7,853.93

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MARGARET BLACK,
Treasurer
The Corporation of the
Township of Ramara
P.O. Box 130,
Brechtin, Ontario L0K 1B0
(705) 484-5374

(3714) 39

THE CORPORATION OF THE CITY OF OWEN SOUND

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on November 14, 2001 at City Hall, 808 - 2nd Avenue East, Owen Sound, Ontario N4K 2H4.

The tenders will be opened in public on the same day at 3:15 p.m.

Description of Land(s)	Minimum Tender Amount
In the City of Owen Sound, in the County of Grey and being composed of part of the North Half of Lot 8, East Side of Poulette Street ..	\$107,133.35

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Acting Treasurer
The Corporation of
the City of Owen Sound
808 - 2nd Avenue East,
Owen Sound, Ontario N4K 2H4
(3715) 39

MUNICIPAL TAX SALES ACT

R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF CHAPLEAU

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on

October 29, 2001, at the Centre Civique de Chapleau Civic Centre, 20 Pine Street, P.O. Box - C.P. 129, Chapleau, Ontario P0M 1K0.

The tenders will then be opened in public on the same day at the Centre Civique de Chapleau Civic Centre, 20 Pine Street, P.O. Box - C.P. 129, Chapleau, Ontario P0M 1K0.

Description of Land(s)	Minimum Tender Amount
1. 128 Monk St. South, Chapleau. All of Lot 307 and Part of Lot 308, Plan 158, Township of Chapleau, District of Sudbury (No. 53) designated as Parts 2 and 3 on Reference Plan 53R-14603. Roll No. 52 92 000 003 19900 File No. 00-02	\$15,627.29
2. 110-112 Planer Rd., Chapleau. Parcel 28027, District of Sudbury West Section, being FIRSTLY: Part of Summer Resort Location being Part of Broken Lot 5, Concession 1, designated as Part 10 on Plan SR-596. In the geographic Township of Panet, Now in the Township of Chapleau SECONDLY: Part of Lot 5, Concession 1, designated as Part 1 on Plan 53R-3879. In the geographic Township of Panet, now in the Township of Chapleau, District of Sudbury (No. 53). Roll No. 52 92 000 004 05400 File No. 00-03	\$79,735.06
3. 57 Queen St. South, Chapleau. Lot 682, Plan 14-S, dated on August 2, 1910 and registered on November 9, 1910, in the geographic Village of Chapleau, now in the Township of Chapleau, District of Sudbury (No. 53) Roll No. 52 92 000 003 07500 File No. 00-09	\$12,262.77

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Mr. Les Jones
Treasurer/Tax Collector
The Corporation of the
Township of Chapleau
Centre Civique de Chapleau
Civic Centre
20 Pine Street
P.O. Box - C.P. 129
Chapleau, Ontario P0M 1K0
(705) 864-1330

(3716) 39

Publications under the Regulations Act

Publications en vertu de la Loi sur les règlements

2001—09—29

ONTARIO REGULATION 356/01

made under the

FARM PRODUCTS MARKETING ACT

Made: August 9, 2001

Approved: September 10, 2001

Filed: September 10, 2001

Amending Reg. 439 of R.R.O. 1990
(Turkeys — Plan)

Note: Regulation 439 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. (1) Sections 5 and 7 of the Schedule to Regulation 439 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

5. The local board shall be composed of seven members, as follows:

1. Two members from each of Districts 1, 2 and 3.
2. One member from District 4.

7. Producers are divided into four districts, as follows:

1. District 1, comprising the counties of Essex, Kent, Lambton, Middlesex, Elgin and Oxford.
2. District 2, comprising the County of Brant, the City of Hamilton, The Corporation of Haldimand County, The Corporation of Norfolk County and The Regional Municipality of Niagara.
3. District 3, comprising the counties of Wellington, Perth and Huron and The Regional Municipality of Waterloo.
4. District 4, comprising those parts of Ontario not included in Districts 1, 2 and 3.

(2) Subsection 9 (2) of the Schedule to the Regulation is revoked and the following substituted:

(2) Subject to subsection (1), the number of members on a committee is determined on the basis of one member for every five producers or part of five in the district on August 1 in the year in which the election is held.

(3) Section 10 of the Schedule to the Regulation is revoked and the following substituted:

10. (1) On or before October 1, 2001 and in every second year after that, the producers in District 1 shall elect, from amongst themselves, their representatives to their committee and to the local board, to hold office for two years from October 1.

(2) The incumbent member of the local board from District 4, as that district was constituted on the day before this Regulation comes into force, shall continue to hold office as the member of the local board for District 2 until September 30, 2002.

(3) The incumbent member of the local board from District 5, as that district was constituted on the day before this Regulation comes

into force, shall hold office as the member of the local board for District 2 until September 30, 2002.

(4) On or before October 1, 2002 and in every second year after that, the producers in District 2 shall elect, from amongst themselves, their representatives to their committee and to the local board, to hold office for two years from October 1.

(5) On or before October 1, 2001, the producers in District 3 shall elect, from amongst themselves, their representatives to their committee and one member to the local board, to hold office until September 30, 2003.

(6) The incumbent member of the local board from District 6, as that district was constituted on the day before this Regulation comes into force, shall continue to hold office as the other member of the local board for District 3 until September 30, 2003.

(7) On or before October 1, 2003 and in every second year after that, the producers in District 3 shall elect, from amongst themselves, their representatives to their committee and to the local board, to hold office for two years from October 1.

(8) The incumbent member of the local board from District 7, as that district was constituted on the day before this Regulation comes into force, shall hold office as the member of the local board for District 4 until September 30, 2002.

(9) On or before October 1, 2002 and in every second year after that, the producers in District 4 shall elect, from amongst themselves, their representatives to their committee and to the local board, to hold office for two years from October 1.

(10) No person is eligible for election from any district to the local board unless the person's mailing address is within the district.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

ROD STORK
Chair

GLORIA MARCO BORYS
Secretary

Dated on August 9, 2001.

39/01

ONTARIO REGULATION 357/01
made under the
FARM PRODUCTS MARKETING ACT

Made: July 12, 2001
Approved: September 11, 2001
Filed: September 12, 2001

Amending Reg. 397 of R.R.O. 1990
(Broiler Hatching Eggs and Chicks — Plan)

Note: Regulation 397 has not previously been amended.

1. (1) Section 2 of the Schedule to Regulation 397 of the Revised Regulations of Ontario, 1990 is amended by adding the following definition:

“broiler breeder producer” means a producer of breeder chicks, breeder cockerels or breeder pullets;

(2) Sections 5, 6, 7, 8, 9 10, 11 and 12 of the Schedule to the Regulation are revoked and the following substituted:

5. (1) The Egg and Chick Commission shall be composed of nine members appointed in accordance with this section.

(2) On or before December 31 in each year, the Ontario Broiler Chicken Hatching Egg Producers' Association shall appoint four persons to be members of the Egg and Chick Commission.

(3) At least three of the four persons appointed under subsection (2) shall hold a licence as a producer of hatching eggs or be an officer or employee of such a licence holder.

(4) The fourth person appointed shall,

(a) hold a licence as a producer of hatching eggs or be an officer or employee of such a licence holder; or

(b) hold a licence as a broiler breeder producer or be an officer or employee of such a licence holder.

(5) On or before December 31 in each year, the Ontario Hatcheries Association shall appoint four persons to be members of the Egg and Chick Commission.

(6) All of the persons appointed under subsection (5) shall hold a licence to operate a hatchery or be an officer or employee of such a licence holder.

(7) The eight members appointed under subsections (2) to (6) shall hold office from January 1 to December 31 in the year following their appointment.

(8) At their first meeting after January 1 in a year, the eight members shall appoint a ninth member as chair of the Egg and Chick Commission, who shall hold office until December 31 in the year.

(9) The members of the Egg and Chick Commission may elect from among themselves one or more vice-chairs.

6. (1) If a member appointed by the Ontario Broiler Chicken Hatching Egg Producers' Association under subsection 5 (2) dies, resigns or for some other reason becomes unavailable to act before his or her term has expired, the Association may appoint another person to fill the vacancy for the unexpired term in accordance with subsections (2) and (3).

(2) If the person who is unavailable to act was appointed as a member under subsection 5 (2) and the remaining members include a holder of a licence as a broiler breeder producer or an officer or employee of such a licence holder, the Association may appoint a holder of a licence as a hatching egg producer or an officer or employee of such a licence holder to fill the vacancy.

(3) If the person who is unavailable to act was appointed as a member under subsection 5 (2) and the remaining members do not include a holder of a licence as a broiler breeder producer or an officer or employee of such a licence holder, the Association may appoint a person to fill the vacancy who is,

(a) a holder of a licence as a hatching egg producer or an officer or employee of such a licence holder; or

(b) a holder of a licence as a broiler breeder producer or an officer or employee of such a licence holder.

(4) If a member appointed by the Ontario Hatcheries Association under subsection 5 (5) dies, resigns or for some other reason becomes unavailable to act before his or her term has expired, the Association may appoint another person to fill the vacancy for the unexpired term in accordance with subsection 5 (6).

(5) If the chair dies, resigns or for some other reason becomes unavailable to act before his or her term has expired, the remaining members of the Egg and Chick Commission may appoint a person to fill the vacancy for the unexpired term.

7. (1) If an association fails to make an initial appointment under subsection 5 (2) or (5) within two weeks of the time the right to appoint arises, the Egg and Chick Commission shall apply the rules set out in subsections 5 (3), (4) and (6) to make the appointment.

(2) If the Ontario Broiler Chicken Hatching Egg Producers' Association fails to appoint a person to replace a person initially appointed under subsection 5 (2) within two weeks of the time the right to appoint arises, the Egg and Chick Commission shall apply the rules set out in subsections 6 (3) and (4) to fill the vacancy.

(3) If the Ontario Hatcheries Association fails to appoint a person to replace a person initially appointed under subsection 5 (5) within two weeks of the time the right to appoint arises, the Egg and Chick Commission shall apply the rules set out in subsection 5 (6) to fill the vacancy.

8. If the Egg and Chick Commission fails to make an appointment under subsection 5 (8) or 6 (5) within two weeks of the time its right to appoint arises, the Commission shall make the appointment.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

ROD STORK
Chair

DEAN POST
Acting Secretary

Dated on July 12, 2001.

39/01

ONTARIO REGULATION 358/01

made under the

ONTARIO DRUG BENEFIT ACT

Made: September 12, 2001

Filed: September 13, 2001

Amending O. Reg. 201/96

(General)

Note: Since the end of 2000, Ontario Regulation 201/96 has been amended by Ontario Regulations 16/01 and 172/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. The definition of “formulary” in subsection 1 (1) of Ontario Regulation 201/96 is revoked and the following substituted:

“Formulary” means the Ministry of Health and Long-Term Care publication titled “Drug Benefit Formulary/Comparative Drug Index” (No. 37) dated March 7, 2001, including the amendments to the publication dated June 7, 2001 and October 11, 2001;

2. This Regulation comes into force on October 11, 2001.

39/01

ONTARIO REGULATION 359/01

made under the

**DRUG INTERCHANGEABILITY
AND DISPENSING FEE ACT**

Made: September 12, 2001

Filed: September 13, 2001

Amending Reg. 935 of R.R.O. 1990

(General)

Note: Since the end of 2000, Regulation 935 has been amended by Ontario Regulations 15/01 and 173/01. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. The definition of “Formulary” in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“Formulary” means the Ministry of Health and Long-Term Care publication titled “Drug Benefit Formulary/Comparative Drug Index” (No. 37) dated March 7, 2001, including the amendments to the publication dated June 7, 2001 and October 11, 2001;

2. This Regulation comes into force on October 11, 2001.

39/01

ONTARIO REGULATION 360/01

made under the

**HEALTH PROTECTION AND
PROMOTION ACT**

Made: September 12, 2001

Filed: September 13, 2001

Amending Reg. 567 of R.R.O. 1990

(Rabies Immunization)

Note: Regulation 567 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 20, 2001.

1. Table 1 of Regulation 567 of the Revised Regulations of Ontario, 1990 is amended by adding the following item:

36. North Bay and District Health Unit September 30, 2001

RÈGLEMENT DE L'ONTARIO 360/01

pris en application de la

**LOI SUR LA PROTECTION ET
LA PROMOTION DE LA SANTÉ**

pris le 12 septembre 2001

déposé le 13 septembre 2001

modifiant le Règl. 567 des R.R.O. de 1990

(Immunisation contre la rage)

Remarque : Le Règlement 567 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 20 janvier 2001.

1. Le tableau 1 du Règlement 567 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction du numéro suivant :

36. Circonscription sanitaire de North Bay 30 septembre 2001
et son district

39/01

ONTARIO REGULATION 361/01

made under the

EMPLOYMENT STANDARDS ACT, 2000

Made: September 12, 2001

Filed: September 13, 2001

Amending O. Reg. 285/01

(Exemptions, Special Rules and Establishment of Minimum Wage)

Note: Ontario Regulation 285/01 has not previously been amended.

1. Ontario Regulation 285/01 is amended by adding the following section:

EXEMPTION RE CERTAIN EXISTING ARRANGEMENTS

Existing arrangements for long shifts

32.1 (1) Clause 17 (1) (a) of the Act does not apply with respect to the class of employees each of whom,

(a) has an arrangement described in subsection (2) with an employer to whom a permit was issued under section 18 of the *Employment Standards Act*; and

(b) is not required by the employer to work more than 10 hours a day.

(2) The arrangement,

(a) provides that the employee is willing to work, at the employer's request, more hours per day than the number of hours in his or her regular work day;

(b) was made at or before the time of the employee's hiring and before September 4, 2001; and

(c) has not been revoked by the mutual consent of the employer and employee.

(3) The terms of the arrangement need not be reduced to writing.

39/01

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